

JAMMU & KASHMIR GOVERNMENT GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT SRINAGAR/ JAMMU

(Exercising Powers of Bar Council under section 58 of the Advocates Act, 1961).

Notification

No. 906 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Aejaz Ali Dar S/o Mr. Ali Mohammad Dar R/o Darbagh, Aglar-Chirat, Shopian vide Notification No. 305 dated 13-06-2012 has been declared as absolute/final.

By order.

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Notification

No. 907 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudasir Farooq S/o Mr. Farooq Ahmad Banday R/o Peer Mohalla, Benhama Lar, Ganderbal vide Notification No. 839 dated 01-01-2014 has been declared as absolute/final.

By order.

Notification

No. 908 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shahnawaz Gowhar S/o Mr. Mohamad Yousuf Gowhar R/o 413-2/C, Bemina Housing Colony, Near Masjid Bilal, Srinagar vide Notification No. 835 dated 26-12-2013 has been declared as absolute/final.

By order.

No. 909 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Aasiya Farooq D/o Mr. Farooq Ahmad R/o Habib Colony, Bhagat Barzulla, Srinagar vide Notification No. 486 dated 05-09-2013 has been declared as absolute/final.

By order.

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Notification

No. 910 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Anirudh Khajuria S/o Mr. Rajinder Kumar R/o H. No. 230, W. No. 17, Trikuta Marg, Link Road, Udhampur vide Notification No. 225 dated 22-07-2013 has been declared as absolute/final.

By order.

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Notification

No. 911 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ashfaq Hamid Dar S/o Mr. Ab. Hamid Dar R/o Urichersoo Inder, District Pulwama vide Notification No. 810 dated 01-03-2013 has been declared as absolute/final.

By order.

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Notification

No. 912 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Zamerulla Nabi D/o Mr. Ghulam Nabi Mir R/o Littar Shister, Pulwama, A/P Block-E, Qtr. No. 5, Police Complex, Channi Himmat, Jammu vide Notification No. 827 dated 02-03-2013 has been declared as absolute/final.

By order.

No. 913 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Tawqeer Muzafar D/o Syed Muzafar Hussain R/o Hafizabad Loktipora, Bijbehara, Anantnag vide Notification No. 890 dated 10-01-2014 has been declared as absolute/final.

By order.

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Notification

No. 914 Dated 22-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sadiya Razak D/o Mr. Ab. Razak Dar R/o Omer-Abad, Lane-1, Sector-1, Zainakot (HMT), Srinagar vide Notification No. 403 dated 04-09-2013 has been declared as absolute/final.

By order.

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Notification

No. 922 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Jameel Assad S/o Mr. Assad Ullah Yatoo R/o Nagam, Chadoora, Budgam vide Notification No. 1858 dated 15-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 923 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Umar Mir S/o Mr. Mohd Ashraf Mir R/o Lone Harie, Kupwara vide Notification No. 1696 dated 07-03-2018 has been declared as absolute/final.

By order.

No. 924 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Syed Zaffar Qadri S/o Syed Yasin Qadri R/o Zahidpora, Hawal, Tehsil Eid-Gah, District Srinagar vide Notification No. 1674 dated 06-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 925 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Mehak D/o Mr. Mushtaq Ahmad R/o Numbalbal, Pampore, Pulwama vide Notification No. 1543 dated 03-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 926 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shabir Ahmad Bhat S/o Mr. Bashir Ahmad Bhat R/o Futli Pora, Tehsil Charar-i-Sharief, District Budgam vide Notification No. 1671 dated 05-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 927 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sajad Ahmad Dar S/o Mr. Mohd. Sidiq Dar R/o Shirpora, Mohalla-B, Tehsil Pattan, District Baramulla vide Notification No. 1650 dated 05-03-2018 has been declared as absolute/final.

By order.

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No. 928 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mushtaq Ahmad Lone S/o Mr. Abdul Samad Lone R/o Village Merchi Pora, Tehsil Gulmarg, District Baramulla vide Notification No. 1587 dated 05-02-2018 has been declared as absolute/final.

By order.

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Notification

No. 929 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Safeena Bashir D/o Mr. Bashir Ahmad Dar R/o Sadhunar, Hasti Khan, Safapora, Poot Mohalla, Tehsil Hajin, District Bandipora vide Notification No. 1877 dated 15-03-2018 has been declared as absolute/final.

By order.

Notification

No. 930 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Mubeena Akhter D/o Mr. Gh. Mohmad Sofi R/o Aram Pora, Drugmulla, District Kupwara vide Notification No. 1897 dated 16-03-2018 has been declared as absolute/final.

By order.

No. 931 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rashad Hamid Mir S/o Mr. Hamid Ullah Mir R/o Ahmadabad, Mir Mohalla, Tehsil Dhamhal, Hanjipora, District Kulgam, A/P Bhagat, Rawathpora, Srinagar vide Notification No. 1639 dated 05-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 932 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Anika Bashir D/o Mr. Bashir Ahmad Bhat R/o Kerlo Malik Gund, Shopian, A/P Bemina, HIG Colony, Near Telephone Exchnage, Lane-6, H. No. 25, Srinagar vide Notification No. 1838 dated 15-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 933 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Hadiya Manzoor D/o Mr. Manzoor Ahmad Bhat R/o Karfalli Mohalla, Habba Kadal, Srinagar vide Notification No. 1564 dated 03-03-2018 has been declared as absolute/final.

By order.

No. 934 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Samreena Bashir D/o Mr. Bashir Ahmad War R/o Warpora, Raj Mohalla-A, Tehsil Sopore, District Baramulla vide Notification No. 1646 dated 05-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 941 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Gh. Rasool Hajam S/o Mr. Gh. Hassan Hajam R/o Shadipora, Sumbal, Sonawari, District Bandipora vide Notification No. 1554 dated 03-03-2018 has been declared as absolute/final.

By order.

Notification

No. 942 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Tuba Farooq D/o Mr. Mohd Farooq Khan R/o Wahab Sahab Jamia Masjid, Nowhatta, Srinagar vide Notification No. 926 dated 21-08-2017 has been declared as absolute/final.

By order.

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No. 943 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sheeraz D/o Mr. Mohd Zubair Turk R/o Quil Muqam, Turk Mohalla, Tehsil and District Bandipora, A/P Balgarden, Near Noor Masjid, Srinagar vide Notification No. 1988 dated 26-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 944 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Muhsina Jan D/o Mr. Jan Mohd Rishi R/o HMT, Zainakote, H. No. 5, Iqbal Colony, Srinagar vide Notification No. 1562 dated 03-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 947 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nusrat Ul Hassan D/o Mr. Gh. Hassan Dhobi R/o Bismillah Colony, Model Town, Sopore, Baramulla vide Notification No. 1242 dated 07-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 948 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Vasharan Thakur S/o Mr. Ranjit Singh Thakur R/o 104-A, Ext. Sainik Colony, Jammu vide Notification No. 922 dated 13-02-2017 has been declared as absolute/final.

By order.

No. 949 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Lakhan Singh Jamwal S/o Mr. Jagdish Singh Jamwal R/o Ward No. 2, Opposite Court, District Kathua vide Notification No. 65 dated 06-04-2017 has been declared as absolute/final.

By order.

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Notification

No. 952 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Ambika Sharma D/o Mr. Vijay Kumar Sharma R/o H. No. 104, Sector-B, Tirath Nagar, Talab Tillo, Jammu vide Notification No. 938 dated 14-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 953 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Uzma Nazir D/o Mr. Nazir Ahmad Bhat R/o Rambirpora, Bun Mohalla, Mohammad Mattan, Anantnag vide Notification No. 08 dated 06-04-2017 has been declared as absolute/final.

By order.

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Notification

No. 954 Dated 23-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Tariq Mehmood Chowdhary S/o Mr. Mohd Abdullah Chowdhary R/o W. No. 3, D. C. Colony, Near PMGSY Office, Rajouri vide Notification No. 916 dated 13-02-2017 has been declared as absolute/final.

By order.

No. 980 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Muzzafar Ali S/o Mr. Nishat Ali R/o Jatheli, Tehsil and District Doda, A/P DDU-GKY, Manpower Group Hostel, Channi Rama, Jammu vide Notification No. 1574 dated 05-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 992 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Yaseen Bhat S/o Mr. Gh. Hassan Bhat R/o Manpora Wayan, Tehsil Pampore, District Pulwama vide Notification No. 1569 dated 03-03-2018 has been declared as absolute/final.

By order.

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Notification

No. 1027 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Etika Gupta D/o Mr. Vijay Kumar Gupta R/o H. No. 246, Sector-5, Channi Himmat, Jammu vide Notification No. 296 dated 23-05-2014 has been declared as absolute/final.

By order.

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Notification

No. 1028 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Abdul Raoof Dar S/o Mr. Gh. Mohi-ud-Din Dar R/o Dar Mohalla, Nanil, Tehsil and District Anantnag vide Notification No. 515 dated 13-10-2014 has been declared as absolute/final.

By order.

No. 1029 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Khush Naseeb Shehlla D/o Mr. Mushtaq Ahmad Bhat R/o Dabtal, Zaina Kadal, Srinagar vide Notification No. 301 dated 23-05-2014 has been declared as absolute/final.

By order.

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Notification

No. 1030 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Basharat Shaheen S/o Mr. Jameel Ahmad Wani R/o Gulzarpura, Tehsil Awantipora, District Pulwama vide Notification No. 856 dated 19-12-2014 has been declared as absolute/final.

By order.

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Notification

No. 1032 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Kiran Thakur D/o Mr. Om Parkash Thakur R/o Dhanmasta, Tehsil Banihal, District Ramban vide Notification No. 363 dated 14-07-2014 has been declared as absolute/final.

By order.

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Notification

No. 1033 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Manik Wazir S/o Mr. Jug Mohan Wazir R/o Sardbag, Bhaderwah, A/P L-8, H. No. 3, Tawi Vihar Colony, Sidhra, Jammu vide Notification No. 276 dated 16-07-2015 has been declared as absolute/final.

By order.

No. 1034 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Moti Kumar S/o Mr. Ashok Kumar R/o V. P. O. Gharota, Tehsil Bhalwal, District Jammu vide Notification No. 718 dated 30-12-2015 has been declared as absolute/final.

By order.

Notification

No. 1035 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ajaz Afzal Lone S/o Mr. Mohammad Afzal Lone R/o Rehmatabad, Rafiabad (Thaggund), Rohama, Baramulla vide Notification No. 725 dated 14-11-2014 has been declared as absolute/final.

By order.

Notification

No. 1036 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Showkat Ahmed Dar S/o Mr. Habibullah Dar R/o Cherekoot Lolab, Kupwara, A/P Muslimabad, Tengpora, Sector-1, Srinagar vide Notification No. 723 dated 30-12-2015 has been declared as absolute/final.

By order.

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No. 1037 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Rafiq Mir S/o Mr. Mohd Akbar Mir R/o Mehmood Pora, Dar Mohalla, Tehsil Pattan, District Baramulla vide Notification No. 1364 dated 30-03-2015 has been declared as absolute/final.

By order.

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Notification

No. 1038 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Manzoor Ahmad Sheikh S/o Mr. Abdul Ahad Sheikh R/o Wanganpora, Idd-Gah, Khas, Srinagar vide Notification No. 762 dated 16-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1039 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shah Fahad S/o Mr. Qadeer Ahmad Shah R/o Khanpora, Baramulla, A/P H. No. 46, Sanat Nagar, Housing Colony, Srinagar vide Notification No. 16 dated 18-04-2015 has been declared as absolute/final.

By order.

No. 1061 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mir Younus Rashid S/o Mr. Ab. Rashid Mir R/o Katran Bumthan (Mir Bazar), Anantnag vide Notification No. 826-A dated 24-12-2013 has been declared as absolute/final.

By order.

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Notification

No. 1062 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudassir Ahmad Khan S/o Mr. Ab. Hamid Khan R/o Chaki Wangund, Bonpora, Doru, Anantnag vide Notification No. 533 dated 13-10-2014 has been declared as absolute/final.

By order.

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Notification

No. 1063 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Asif Abdullah Wani S/o Mr. Mohmad Abdullah Wani R/o Al Mustafa Colony, Opp. JKAP, N. H, Khaja Bagh, Baramulla vide Notification No. 912 dated 23-12-2014 has been declared as absolute/final.

By order.

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Notification

No. 1064 Dated 24-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sameer-ul-Hamid S/o Kh. Abdul Hamid Dar R/o Barbar Shah, Baghwan Pora, Srinagar vide Notification No. 567 dated 15-10-2014 has been declared as absolute/final.

By order.

No. 1066 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rashid Ahmad Shah S/o Haji Sana-Ullah Shah R/o Malik Sahib, Safkadal, Srinagar vide Notification No. 444 dated 02-07-2018 has been declared as absolute/final.

By order.

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Notification

No. 1079 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ishfaq Hassan Rather S/o Mr. Gh. Hassan Rather R/o Nanil Aung, Tehsil Anantnag (East), District Anantnag vide Notification No. 1119 dated 17-03-2016 has been declared as absolute/final.

By order.

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Notification

No. 1080 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Vikram Chanotra S/o Mr. Raj Kumar R/o Ganeshu Chak, P/O Satwari, Tehsil Mandal, District Jammu vide Notification No. 353 dated 06-06-2016 has been declared as absolute/final.

By order.

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Notification

No. 1081 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Fozia Safdar D/o Mr. Safdar Ali Beigh R/o Bakshiabad, Anantnag, Kashmir, District Anantnag vide Notification No. 876 dated 15-02-2016 has been declared as absolute/final.

By order.

No. 1082 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Luxmi Devi D/o Mr. Narinder Kumar R/o Dayala Chak, Village Banu Chak, Tehsil Hirananagr, District Kathua vide Notification No. 316 dated 06-06-2016 has been declared as absolute/final.

By order.

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Notification

No. 1083 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Adam Malik S/o Mr. Mohd Sultan Malik R/o Malik Mohalla, Kupwara, Kashmir, District Kupwara vide Notification No. 878 dated 15-02-2016 has been declared as absolute/final.

By order.

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Notification

No. 1084 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ankush Sharma S/o Mr. Kulbushan Sharma R/o W. No. 1, Hira Nagar Morh, P/O Gurhamundian, District Kathua vide Notification No. 748 dated 02-12-2016 has been declared as absolute/final.

By order.

No. 1085 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shah Khalid S/o Mr. Taj Hussain Shah R/o Village Sanal, Tehsil Surankote, District Poonch, A/P Mohalla Rehman Nagar, W/D No. 2, District Poonch vide Notification No. 763 dated 03-12-2016 has been declared as absolute/final.

By order.

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Notification

No. 1087 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Ishrat Younis D/o Sheikh Younis Saleem R/o Gulab-Pora, Bye-Pass, Batmaloo, Srinagar vide Notification No. 784 dated 16-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1088 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohmad Aslam Malla S/o Mr. Nazir Ahmad Malla R/o Wahidpora, Lar, Ganderbal vide Notification No. 1267 dated 07-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1089 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Fahim Mehraj S/o Mr. Ghulam Nabi R/o Mahraja Bazar, Near Huda Masjid, Lal Chowk, Srinagar vide Notification No. 810 dated 16-08-2017 has been declared as absolute/final.

By order.

No. 1090 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Bilal Ahmad Bhat S/o Mr. Gh. Mohammad Bhat R/o Wakura, Alamdar Colony, Ganderbal vide Notification No. 958 dated 22-08-2017 has been declared as absolute/final.

By order.

Notification

No. 1091 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Abraq Anjum D/o Mr. Ghulam Rasool Wani R/o Sir Syed Colony, Lane-2, House-3, Kadlabal, Pampore, Pulwama vide Notification No. 1203 dated 06-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1092 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sania Ayoub D/o Mr. Mohd Ayoub R/o Qazi Masjid, Karfalli Mohalla, Srinagar vide Notification No. 791 dated 16-08-2017 has been declared as absolute/final.

By order.

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No. 1096 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Manisha Sharma D/o Mr. Raj Paul Sharma R/o Village Derli, P/O Sailna, Billawar, Kathua, A/P Saraswati Vihar, National Highway, Kalibari, Kathua vide Notification No. 1016 dated 20-02-2017 has been declared as absolute/final.

By order.

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Notification

No. 1097 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Ulfat Mushtaq D/o Mr. Mushtaq Ahmad Bhat R/o Village Herpora, Handwara, Kupwara vide Notification No. 1336 dated 12-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1098 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ab. Rashid Dar S/o Mr. Sonullah Dar R/o Nai Basti, Khannabal, Anantnag, A/P Namchabal, Fateh Kadal, Srinagar vide Notification No. 765 dated 16-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1100 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohammad Salman Sheikh S/o Mr. Gulam Mohammad Sheikh R/o Alamdar Colony, Charar-i-Sharief, Phase-II, District Budgam vide Notification No. 882 dated 19-08-2017 has been declared as absolute/final.

By order.

No. 1103 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Ulfata Aziz D/o Mr. Abdul Aziz Naikoo R/o Zainshah Mohalla, Aishmuqam, Pahalgam, Anantnag vide Notification No. 927 dated 21-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1104 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ashaq Hussain Bhat S/o Mr. Ab. Majeed Bhat R/o Sallar, Pandow Mohalla, Anantnag vide Notification No. 1211 dated 06-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1106 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Nazirul Islam S/o Mr. Mohd Yousuf Ganie R/o Manzgam, Tehsil D. H. Pora, District Kulgam vide Notification No. 899 dated 19-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1108 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Ashraf S/o Mr. Gh. Mohi-ud-Din Yatoo R/o Nagam, Near Jamia Masjid, Hanfia Nagam, Chadoora, Budgam vide Notification No. 881 dated 19-08-2017 has been declared as absolute/final.

By order.

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No. 1107 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Tahir-ul-Islam S/o Mr. Ghulam Mohammad Najar R/o Firdous Abad, Lane No. 4, Sector-A, Batmaloo, Srinagar vide Notification No. 845 dated 17-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1115 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Imran Rashid Dar S/o Mr. Ali Mohammad Dar R/o Waterhail, Budgam, A/P 16-A1, Murtaza Villa, Usmaniya Colony, Goripora, Sanant Nagar, Srinagar vide Notification No. 1317 dated 11-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1116 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Saima Ashraf D/o Mr. Mohmmad Ashraf R/o Lane No. 5, Gulberg Colony, Buchpora, Srinagar vide Notification No. 1283 dated 07-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1117 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Javid Ahmad Shah S/o Mr. Mohd Akram Shah R/o Shalla Tokuna, Awantipora, Pulwama vide Notification No. 1266 dated 07-12-2017 has been declared as absolute/final.

By order.

No. 1118 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Omaira Mehraj D/o Mr. Mehraj-ud-Din Dar R/o New Colony, Batmalloo, Firdousabad, Srinagar vide Notification No. 897 dated 19-08-2017 has been declared as absolute/final.

By order.

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Notification

No. 1119 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Aina Nazir D/o Mr. Nazir Ahmed Zargar R/o Hamdaniya Colony, College Road, Kulgam vide Notification No. 1205 dated 06-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1121 Dated 25-10-2018.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudasir Ahmad Shah S/o Mr. Abdul Rashid Shah R/o Takayabal, Seepin, Khanabal, District Anantnag vide Notification No. 1253 dated 07-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 1221 Dated 19-11-2018.

It is hereby notified that vide High Court Order dated 23-10-2018 Mr. Younis Ahmad Laway S/o Mr. Gull Mohd Laway R/o Lider Matoo, Khanabal, Anantnag has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) MOHAMMAD YASIN BEIGH,

Joint Registrar (Admn.).

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Corrigendum

Please read the name of Advocate as Mr. Malik Fahdul Haq instead of Mr. Malik Fadhul Haq bearing Enrolment No. JK-642/2018 dated 23-10-2018 issued vide Honøble High Court of Jammu and Kashmir Notification No. 1194 dated 17-11-2018 under Endorsement No. 45013-16/L.P dated 17-11-2018.

(Sd.) S. JATINDER SINGH,

Assistant Registrar (L. P.).



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 131] Jammu, Thu., the 24th Jan., 2019/4th Magha, 1940. [No. 43

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 327-Rev (LAJ) of 2018

Dated 18-07-2018.

Whereas, the land specifications whereof are given in õAnnexure-Aö to this notification is required for public purpose viz. for construction of road from Sora Bridge to Shahdara Sharief via Kopra Qazian in Village Shahdara, Tehsil Thanamandi, District Rajouri by PW (R&B) Department;

Whereas, on the basis of indent placed by the Chief Engineer, PW (R&B) Department, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Thanamandi vide No. SDM/TM/R/876-79 dated 12-03-2018 for land measuring 29 Kanals, 03 Marlas and 01 Sirsai situated in Village Shahdara, Tehsil Thanamandi, District Rajouri;

Whereas, the District Collector (DC), Rajouri vide No. AC/LA/105-07 dated 15-05-2018 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons in the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by District Collector (DC), Rajouri vide No. referred above has been examined and it has been found that the land owners did not file any objection to the proposed acquisition:

Whereas, the Government is satisfied that the land particulars whereof are given in Annexure-A to this notification, is required for public purpose viz. for construction of road from Sora Bridge to Shahdara Sharief via Kopra Qazian in Village Shahdara, Tehsil Thanamandi, District Rajouri by PW (R&B) Department.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 29 Kanals, 03 Marlas and 01 sirsai situated in Village Shahdara, Tehsil Thanamandi, District Rajouri, particulars whereof are given in õAnnexure-Aö to this notification, is required for public purposes viz. for construction of road from Sora Bridge to Shahdara Sharief via Kopra Qazian in Village Shahdara, Tehsil Thanamandi, District Rajouri by PW (R&B) Department. Further, the Collector, Land Acquisition (SDM), Thanamandi is directed under section 7 of the said

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to the Government, Revenue Department.

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Annexure "A"

Particulars of land

| District | Tehsil | Village | Khasra Nos. | Area | | | |
|----------|----------------|---|----------------|------------|--|--|--|
| óóóóóóóó | | | | | | | |
| 1 | 2 | 3 | 4 | 5 | | | |
| óóóóóóóó | óóóóóóóóóóóóóó | δόόόδόδόδοδόδοδοδοδοδοδοδοδοδοδοδοδοδοδ | óóóóóóóóóó | óóóóóóóóóó | | | |
| | | | | K. M. S. | | | |
| Rajouri | Thanamandi, | Shahdara | 521 | 00600603 | | | |
| | | | 527 | 01604600 | | | |
| | | | 526 | 00602605 | | | |
| | | | 529 | 00600602 | | | |
| | | | 530 | 00602602 | | | |
| | | | 525 | 00ó01ó03 | | | |
| | | | 531 | 00ó05ó06 | | | |

| | K. M. S. | | |
|-------|--|--|--|
| 524 | 00601600 | | |
| 536/1 | 01601603 | | |
| 555 | 00608600 | | |
| 575 | 00602604 | | |
| 575/1 | 00608600 | | |
| 576 | 00613603 | | |
| 577 | 00611600 | | |
| 612 | 02604600 | | |
| 611 | 01617603 | | |
| 578 | 00611600 | | |
| 579 | 00605603 | | |
| 585 | 00ó19ó05 | | |
| 595 | 00606602 | | |
| 597 | 01612600 | | |
| 604 | 00605603 | | |
| 603 | 01606602 | | |
| 602 | 01616600 | | |
| 601/2 | 00605603 | | |
| 689/1 | 00617603 | | |
| 606 | 01618600 | | |
| 690 | 07602600 | | |
| 689 | 02ó16ó00 | | |
| Total | óóóóóóó29ó03ó01óóóóóóó | | |

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 232-Rev (LAJ) of 2018 Dated 06-06-2018.

Whereas, the land specifications whereof are given in õAnnexure-Aö to this notification is required for public purpose viz. for construction of road from Bhalla to Tensna in Village Sohara, Tehsil Bhaderwah, District Doda by PW (R&B) Department;

Whereas, on the basis of indent placed by the Executive Engineer, PWD (R&B) Division, Bhaderwah vide No. 500-02 dated 23-05-2009, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Bhaderwah vide No. 2550-56/LAC/11 dated 28-01-2011 for land measuring 33 Kanals and 05 Marlas situated in Village Sohara, Tehsil Bhaderwah, District Doda;

Whereas, the Collector, Land Acquisition (ADC), Bhaderwah vide No. LAC/17-18/1057-58 dated 26-03-2018 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons in the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Bhaderwah vide No. referred above dule endorsed by Deputy Commissioner, Doda vide No. 773/LAC/D/17 dated 31-03-2018 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given in Annexure-A to this notification, is required for public purpose viz. for construction of road from Bhalla to Tensna in Village Sohara, Tehsil Bhaderwah, District Doda by PW (R&B) Department;

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 33 Kanals and 05 Marlas situated in Village Sohara, Tehsil Bhaderwah, District Doda, is required for public purposes viz. for construction of road from Bhalla to Tensna in Village Sohara, Tehsil Bhaderwah, District Doda by PW (R&B) Department. Further, the Collector, Land Acquisition (ADC), Bhaderwah is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to the Government, Revenue Department.

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Annexure "A"

Particulars of land

| District | Tehsil | Village | Khasra | Area | | | |
|----------|---|--------------|---------------|---------|--|--|--|
| | | | Nos. | | | | |
| óóóóóóó | óóóóóóóóóóóó | óóóóóóóóóóóó | óóóóóóóóóóóóó | δόόόόόό | | | |
| 1 | 2 | 3 | 4 | 5 | | | |
| óóóóóóó | 666666666666666666666666666666666666666 | | | | | | |
| | | | | K. M. | | | |
| Doda | Bhaderwah | Sohara | 14 min | 01602 | | | |
| | | | 14 min | 01603 | | | |

No. 43] The J&K Govt. Gazette, 24th Jan., 2019/4th Magha, 1940. 781 1 K. M. 01ó06 15 min 38 min 00ó03 72 min 03602 73 min 00ó10 74 min 00ó03 76 min 01ó04 77 min 00ó03 197/193/116 $01\acute{o}08$ 197/116 05619 197/116 min 03ó18 197/116 min 01ó15 117 min 01ó03 225/126 02609 128 00ó09 min 150 min 01ó14 150 min 00ó13 150 05ó01 min óóóó Total 33605

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 231-Rev (LAJ) of 2018 Dated 06-06-2018.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of Khul in Village Thanamang, Tehsil Darhal, District Rajouri by Irrigation Department;

Specification of land

| District | Tehsil | Village | Khasra | Area |
|-----------|------------|---------------------------------------|--------------|---------|
| | | | Nos. | |
| óóóóóóóóó | óóóóóóóóóó | ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο | óóóóóóóóóóóó | óóóóóóó |
| | | | | M. S. |
| Rajouri | Darhal | Thanamang | 845 | 09600 |
| | | | 845/1 | 02603 |
| | | | | óóóóó |
| | | | Tota | 1 11603 |
| | | | | óóóóó |

Whereas, on the basis of an indent placed by Chief Engineer, Irrigation and Flood Control Department, Jammu vide No. IFCJ/W/14274-77 dated 28-10-2017, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Rajouri vide No. AC/LA/1068-70 dated 28-12-2017 for land measuring 11 Marlas and 03 Sirsai situated in Village Thanamang, Tehsil Darhal, District Rajouri;

Whereas, the District Collector (DC), Rajouri vide No. AC/LA/1397-98 dated 02-04-2018 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons in the prescribed time period as required under section 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by District Collector (DC), Rajouri vide number referred to above has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of Khul in Village Thanamang, Tehsil Darhal, District Rajouri by Irrigation Department.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 11 Marlas and 03 Sirsai situated in Village Thanamang, Tehsil Darhal, District Rajouri, particulars whereof are given above is required for public purposes viz. for construction of Khul in Village Thanamang, Tehsil Darhal, District Rajouri by Irrigation Department. Further, the Collector, Land Acquisition (ACR), Rajouri is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYTULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 316-Rev (LAJ) of 2018 Dated 17-07-2018.

Whereas, the land specifications whereof are given below is required for public purpose viz. for 132 KV and 220 KV Transmission Line Tower No. T20, T21, T22, T23, T24 which are realigned due to construction of NH-Four Lane alongside the Udhampur-Chanani section in Village Morh, Tehsil and District Udhampur by NHAI;

Specifications of land

| District | Tehsil | Village | Tower | Khasra | | Area |
|-----------|----------|---------|--------|-----------------|------|--------|
| | | | Nos. | Nos. | | |
| óóóóóóóóó | δόόόόόόό | δόόόόό | δόόόόό | óóóóóóóóóóóóóó | όόόό | óóóóóó |
| | | | | | | K. M. |
| Udhampur | Udhampur | Morh | T20 | 227/203 | min | 01ó08 |
| | | | T21 | 265/246/226/203 | min | 01ó16 |
| | | | T22 | 265/246/226/203 | min | 01ó08 |
| | | | T23 | 158 | min | 01ó03 |
| | | | | 165 | min | 00ó13 |
| | | | | | | óóóó |
| | | | | Sub-Total | | 01ó16 |
| | | | | | | óóóó |
| | | | T24 | 247/240/200 | min | 01ó08 |
| | | | | | | óóóó |
| | | | | Total | | 07ó16 |
| | | | | | | óóóó |

Whereas, on the basis of an indent placed by Project Director, National Highway, PIU, Jammu vide No. PD/JMU/F&A 2016-17/12018/U-R/1842 dated 26-07-2016, a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Udhampur vide No. LA/ADC/

Whereas, the Collector, Land Acquisition (ADC), Udhampur vide No. LA/ADC/48-49 dated 11-05-2018 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons in the prescribed time period as required under section 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Udhampur, vide number referred to above duly endorsed by Deputy Commissioner, Udhampur vide No. DCU/SQ/458-60 dated 11-05-2018 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for 132 KV and 220 KV Transmission Line Tower No. T20, T21, T22, T23, T24 which are realigned due to construction of NH-Four Lane alongside the Udhampur-Chanani section in Village Morh, Tehsil and District Udhampur by NHAI.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 07 Kanals and 16 Marlas situated in Village Morh, Tehsil Udhampur, District Udhampur, particulars whereof are given above is required for public purposes viz. for 132 KV and 220 KV Transmission Line Tower No. T20, T21, T22, T23, T24 which are realigned due to construction of NH-Four Lane alongside the Udhampur-Chanani section in Village Morh, Tehsil and District Udhampur by NHAI. Further, the Collector, Land Acquisition (ADC), Udhampur is directed under section 7

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYTULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT66HORTICULTURE DEPARTMENT.

Subject : 6 Final Seniority list of Area Marketing Officers and equivalent of J&K Horticulture (P&M) Gazetted Service as it stood on 30-10-2004.

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Government Order No. 134-Horti. of 2018

Dated 21-12-2018.

Whereas, the combined seniority list of Members of Horticulture (P&M) (Gazetted) Service was issued vide Government Order No. 298-Agri. of 1997 dated 02-05-1997;

Whereas, on the recommendations of the Departmental Promotion Committee in the J&K Public Service Commission, the Department

Whereas, from the date of issue of previous seniority list, till the above regularization, mutatis mutandis changes have taken place which made it imperative to update the seniority list and also issue a separate seniority list of officers at the level of Area Marketing Officer and equivalent;

Whereas, tentative seniority list of Area Marketing Officers and equivalent was notified under No. Horti/HPM/151/2018 dated 25-10-2018 for information of all concerned with the advise that they may submit their objections, if any, with documentary evidence in support of their claim, within 21 days from the date of its issue;

Whereas, no objection has been received by this Department or in the Directorate of Horticulture (Planning and Marketing), J&K except one from Shri S. A. Khan regarding inclusion of his qualification Diploma in Agriculture Marketing.

Now, therefore, in view of the above the final seniority list of Area Marketing Officers and equivalent of J&K Horticulture (Planning and Marketing) as it stood from 02-05-1997 to 30-04-2001 is hereby issued, forming annexure to this Government Order.

The seniority list shall be without prejudice to the outcome of writ petitions, if any, pending before any competent court(s) of law.

The date of birth recorded in the seniority list shall be subject to further verification with reference to service book/matriculation certificate of the concerned officer.

By order of the Government of Jammu and Kashmir.

(Sd.) MANZOOR AHMAD LONE, IAS,

Secretary to the Government.

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Seniority List of Area Marketing Officers and equivalent in the Directorate of Horticulture (P&M) as it stood from 02-05-1997 to 30-04-2001

| S. | Name of the | Date of | Qualification |
|------|---|--------------|--|
| No. | Officer | Birth | |
| óóóó | ό ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο | óóóóóóóóóóóó | óóóóóóóóóóóóóóó |
| 1. | B. L. Pandita | 10-10-1952 | B. Sc. Agriculture |
| 2. | M. Y. Mir | 10-10-1951 | B. Sc. Agriculture |
| 3. | G. Q. Baba | 03-04-1953 | B. Sc. Agriculture |
| 4. | M. S. Teli | 14-01-1954 | B. Sc. Agriculture |
| 5. | A. R. Wazir | 01-10-1954 | B. Sc. Agriculture |
| 6. | G. A. Reshi | 27-08-1950 | B. Sc. Agriculture/ Dip. in Agri. (Mktg.) |
| 7. | Z. A. Jan | 08-02-1954 | B. Sc. Agriculture |
| 8. | S. M. Amin | 12-03-1950 | B. Sc. Agriculture |
| 9. | Q. A. Rashid | 22-04-1957 | B. Sc. Agriculture with Degree in MBA |
| 10. | S. K. Fotedar | 13-07-1958 | B. Sc. Agriculture |
| 11. | S. L. Hangloo | 01-10-1956 | B. Sc. Agriculture |
| 12. | M. A. Damnoo | 03-01-1956 | B. Sc. Agriculture |
| 13. | S. A. Khan | 05-06-1956 | B. Sc. Agriculture/ Dip. in Agri. (Mktg.) |

(Sd.) MOHAMMAD SHAFI DAR, KAS,

Deputy Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT66HORTICULTURE DEPARTMENT.

Subject :6 Final Seniority list of Deputy Directors of J&K Horticulture (P&M) Gazetted Service as it stood on 30-10-2004.

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Government Order No. 135-Horti. of 2018

Dated 21-12-2018.

Whereas, the combined seniority list of Members of Horticulture (P&M) (Gazetted) Service was issued vide Government Order No. 298-Agri. of 1997 dated 02-05-1997;

Whereas, on the recommendations of the Departmental Promotion Committee in the J&K Public Service Commission, the Department issued regularization of I/c Deputy Directors as Deputy Directors vide Government Order N o. 124-Horti. of 2018 dated 22-10-2018;

Whereas, from the date of issue of previous seniority list, till the above regularization, mutatis mutandis changes have taken place which made it imperative to update the seniority list and also issue a separate seniority list of officers at the level of Deputy Director;

Whereas, tentative seniority list of Deputy Directors was notified under No. Horti/HPM/152/2018 dated 25-10-2018 for information of all concerned with the advise that they may submit their objections, if any, with documentary evidence in support of their claim, within 21 days from the date of its issue;

Whereas, no objection has been received by this Department or in the Directorate of Horticulture (Planning and Marketing) J&K.

Now, therefore, in view of the above the final seniority list of Deputy Directors of J&K Horticulture (Planning and Marketing) as it stood from 14-01-1997 to 30-10-2004 is hereby issued, forming annexure to this Government Order.

The seniority list shall be without prejudice to the outcome of writ petitions, if any, pending before any competent court(s) of law.

The date of birth recorded in the seniority list shall be subject to further verification with reference to service book/matriculation certificate of the concerned officer.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD SHAFI DAR, KAS,

Deputy Secretary to the Government.

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Annexure

Seniority List of Deputy Directors in the Directorate of Horticulture (P&M) as it stood from 14-01-1997 to 30-10-2004

| S. | Name of the | Date of | Qualification |
|-----|--------------------|---------------|---|
| No. | Officer | Birth | |
| óóó | óóóóóóóóóóóóóóóóóó | óóóóóóóóóóóóó | δόδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδ |
| 1 | 2 | 3 | 4 |
| óóó | όόόόόόόόόόόόόό | óóóóóóóóóóóóó | ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο |
| 1. | Bashir Ahmed Wani | 27-10-1939 | M. Sc. Agriculture |
| 2. | S. Mohan Singh | 22-04-1939 | B. Sc. Agriculture |

| 1 | 2 | 3 | 4 |
|-----|----------------------|---------------|--------------------|
| óóó | óóóóóóóóóóóóóóóóóóóó | óóóóóóóóóóóóó | δόόόόόόόόόόό |
| 3. | J. A. Qadri | 13-04-1941 | B. Sc. Agriculture |
| 4. | A. D. Shah | 25-04-1940 | B. Sc. Agriculture |
| 5. | B. A. Banday | 01-03-1952 | B. Sc. |
| 6. | Wali Mohd Mir | 15-05-1940 | B. Sc. Agriculture |
| 7. | S. M. Shah | 18-03-1941 | B. Sc. Agriculture |
| 8. | M. M. Sofi | 16-04-1941 | B. Sc. Agriculture |
| 9. | V. K. Dubay | 19-07-1942 | B. Sc. Agriculture |
| 10. | G. R. Bhat | 24-09-1943 | B. Sc. Agriculture |
| 11. | M. A. Khan | 12-07-1941 | B. Sc. Agriculture |
| 12. | N. A. Hajni | 13-11-1944 | B. Sc. Agriculture |
| 13. | M. H. Drabu | 12-02-1945 | B. Sc. Agriculture |
| 14. | B. L. Bamzai | 27-05-1945 | B. Sc. Agriculture |
| 15. | R. K. Bhan | 12-12-1945 | B. Sc. Agriculture |
| 16. | M. S. Malik | 28-08-1948 | B. Sc. Agriculture |
| 17. | A. A. Moon | 16-01-1948 | B. Sc. Agriculture |
| 18. | G. M. Mir | 15-01-1951 | B. Sc. Agriculture |
| 19. | Rattan Lal (SC) | 22-04-1954 | B. A. |

(Sd.) MOHAMMAD SHAFI DAR, KAS,

Deputy Secretary to the Government.

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GOVERNMENT OF JAMMU AND KASHMIR,
IN THE COURT OF THE ARBITRATOR,
(PRINCIPAL SECRETARY TO GOVERNMENT),
CIVIL SECRETARIATÔ ANIMAL/SHEEP HUSBANDRY
AND FISHERIES DEPARTMENT.

M/s. Canadian Sheep Genetics International Inc. Mirror, Alberta, Canada TOB3CO

Through His Excellency, The High Commissioner, High Commissioner of Canada, 7/8 Shantipath, Chankyapuri, New Delhi

Subject :ó Notice for non-fulfillment of Contract Obligations regarding supply and implantation of Sheep Embryos by M/s. Canadian Sheep Genetics International Inc. Alberta, Canada-Reminder thereof.

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- 1. Whereas, Director Sheep Husbandry Department, Jammu (J&K) filed an arbitration petition under J&K Arbitration and Conciliation Act, 1997 titled Director, Sheep Husbandry Department, Jammu versus M/s. Canadian Sheep Genetic International, Mirror, Alberta, Canada in terms of Clause 8 contained in the Agreement dated 02-12-2008 executed between Director, Sheep Husbandry Department, Jammu and M/s. Canadian Sheep Genetics International, Mirror, Alberta, Canada for non-fulfillment of the terms and conditions contained in the NIT: DAHJ/Supply/GT/994-1021 dated 13-05-2008 as well as Agreement dated 02-12-2008.
- 2. Whereas, 420 embryos of Rambouillet, Dorper and Corriedale breeds of Sheep were supplied and implanted by you in ewes at Sheep Breeding Farm, Panthal, Jammu in response to the NIT and Agreement mentioned above in the year 2010.

- 3. Whereas, only 37 lambs were born, which accounted for only 9.28% pregnancy resulting in a shortfall of 173 lambs or 40.72% pregnancy/lambing instead of min. 50% pregnancy rate as was agreed by you to the Department of Sheep Husbandry, Jammu.
- 4. Whereas, despite number of notices and reminders served to you by Director, Sheep Husbandry Department, Jammu to fulfill contract obligations, you have failed to do so for years together as a result of which the Department has suffered considerably.
- 5. Whereas, you have not performed your contractual obligations despite notices and reminders to you from time to time. I and the Department of Sheep Husbandry, Jammu served a legal notice on you on 01-12-2011.
- 6. Whereas, despite the service of notices you have failed to fulfill obligations and as a result, the present proceeding of arbitration are necessitated.
- 7. Whereas, after filing the Arbitration Petition by the Department of Sheep Husbandry, Jammu (Copy enclosed), you were asked to appear before the Arbitrator (Administrative Secretary, Animal/Sheep Husbandry/Fisheries Department) vide Nos. ASH/Acct/PAC/2010-11 (Part-II) dated 08-01-2013 and ASH/Acct/PAC/2010-11 (Part-II) dated 15-03-2013. However, you failed to appear on both occasions and ex parte proceedings needs to be initiated against you.
- 8. In view of above facts, you are once again directed to appear before this court on 19 February, 2019 in my office (Room No. 1/39) at Civil Secretariat at Jammu, J&K to defend your case in person or through an advocate/legal representative, failing which it shall be presumed that you

(Sd.) DR. ASGAR HASSAN SAMOON, IAS,

Arbitrator,
Principal Secretary to Government,
Animal/Sheep Husbandry Department,
Civil Secretariat, J&K, Jammu.



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Certified that we have in the forenoon/afternoon of this day respectively made over and received charge of the Office of the Sub-Court, Ramnagar.

Station: Ramnagar Dated: 16-11-2018

| 11-2018 |
|---|
| (Sd.) |
| Sub-Judge, Judicial Magistrate, 1st Class, Ramnagar. |
| Relieved Officer. |
| (Sd.) |
| Tehsildar, Executive Magistrate, 1st Class, Ramnagar. |
| Relieving Officer. |

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Certified that we have in the forenoon/afternoon of this day respectively made over and received charge of the Office of the Sub-Court, Ramnagar.

Station: Ramnagar Dated: 17-11-2018

(Sd.)

Tehsildar,
Executive Magistrate, 1st Class,
Ramnagar.

Relieved Officer.
(Sd.)

Sub-Judge,
Judicial Magistrate, 1st Class,
Ramnagar.

Relieving Officer.



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 131] Jammu, Thu., the 24th Jan., 2019/4th Magha, 1940. [No. 43

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—B

Notifications, Notices and Orders by Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (ADDITIONAL DEPUTY COMMISSIONER), REASI.

Final Award

Sub: 6 Acquisition of land for public purpose viz. onstruction of Office Accommodation and duty rooms at Bakkal in connection with the construction of Chenab Bridge between Bakal and Kouri at Village Sermeghan, Tehsil Bhomag and District Reasi.

On placement of indent by Dy. Chief Engineer, Chenab USBRL, Northern Railway, Jammu vide No.1-G/Revenue/Land Indent dated 07-10-2014, land acquisition proceedings were initiated for land

The indenting department, vide letter No.1-G/Revenue Land/ Indents/Chenab dated 04-10-2017 has requested this Collectorate to acquire the said land under PNC mode as the same is urgently needed for the public purpose i. e. õAcquisition of land for construction of office accommodation and duty rooms at Bakkal in connection with construction of Chenab Bridge between Bakkal and Kouriö at Village Sermeghan. Accordingly, the case was placed in the meeting of Collectors held on 02-12-2017 under the Chirmanship of District Collector, Reasi.

Principle of Compensation Under PNC Mode

The Tehsildar Bhomag at the time of preparation of revenue papers has reported that no mutation pertaining to the sale deed stands attested during the last three years in Village Sermeghan, hence average sale deed rate couldnøt be worked out. The stamp duty rates for the year 2017-18 are Rs. 1.30 Lakh per local Kanal for irrigated land, Rs. 1.24 Lakh per local Kanal for unirrigated and Rs. 1.41 Lakh per local Kanal for small pieces of land. However, Tehsildar concerned recommended Rs. 2.00 Lakh per local Kanal irrespective

land owners demanded a rate of land compensation to the tune of Rs. 10.00 Lakh per local Kanal for the land under acquisition stating the reason that the land under acquisition is situated immediately adjacent to the USBRL railway track and carries a huge commercial potential. Representative of the indenting department present in the meeting objected to the rate of land compensation demanded by the land owner. However, after hectic negotiation with the land owners a rate @ Rs. 4.00 Lakh per local Kanal irresective of classification of kind of soil was agreed upon and hence approved by the committee. Minutes of Collectors meeting bearing No. DC/ Rsi/2017-18/1373-82/SQ dated 06-03-2018 were issued by the District Collector and accordingly draft award was issued by this Collectorate vide No. COL/LA/ADC/RSI/432-33 dated 06-03-2018. The District Collector, Reasi vide letter No. DC/Rsi/17-18/688-91/SQ dated 30-03-2018 sent the file for the approval of rates of land compensation and for sanction of awarded amount to Divisional Commissioner, Jammu. The Divisional Commissioner, Jammu after seeking certain clarifications from this collectorate accorded approval vide Letter No. 502/3163/Acq/Sermaghan/Rsi/18/1099-1101 dated 09-06-2018.

| | On the basis of | rates of land cor | On the basis of rates of land compensation approved the apportionment of the land is as under: | oved the ap | portionment c | of the land i | s as under: | |
|------------|---------------------------------|---|--|--------------|---|---------------|---|-----------|
| Speci | fication/apportic | onment of the la | Specification/apportionment of the land under acquisition is as under: | tion is as u | nder: ó | | | |
| Š. | Name of | Name of | Name of | Kh. | Area | Kind | Rate of | Land |
| No. | Owners | cultivators | Occupant | Nos. | | jo | land | compen- |
| | | | | | | soil | compen- | sation |
| | | | | | | | sation | (in Lacs) |
| | | | | | | | (in Lacs) | |
| | | | | | | | PK | |
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| Son, 1 | Son, Mst. Cultivation and other | and other | | | | | | |
| Vidya | Vidya Devi, | owners | | | | | | |
| Mst. Satya | Satya | | | | | | | |
| Devi, Mst. | Mst. | | | | | | | |
| Indri, | Mst. | | | | 01615 | GM | | |
| Vaishno | no | | | | 0000 | | | |
| <u> </u> | daughters | | | Total | 08610 | | | |
| _ | of Basantu | | | | 6666 | | | |
| _ | Megh | | | | | | | |
| _ | R/o Deh in | | | | | | | |
| J | equal share | | | | | | | |

00000000000 Rs. 34,00,000/-Rs. 34,68,000/land compensation, total land compensation is worked out as under: Rs. 68,000/-G. Total 610M @ Rs. 4.00 Lakh irrespective of kind of classification of soil per local Kanal Land Compensation for land measuring 08K On the basis of approved rates of Administrative charges @ 2%

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*

The requisite certificates are recorded as under:

- õAcquisition of land for construction of office accommodation and duty rooms at Bakkal in connection with construction of Chenab Bridge between Bakkal and Kouri at Village Sermeghan, Tehsil Bhomag, District Reasi. The land is needed for public purpose i. e.
- 2. That the adequate funds are available with this collectorate.
- 3. That no compensation has been paid in respect of the land under acquisition earlier.
- That the Shajra Khasra of the land has been authenticated by the indenting department as token of its correctness. 4
- That the land compensation will be paid in accordance with the provisions of Agrarian Reforms Act, ς.

600 The J&K Govt. Gazette, 24th Jan., 2019/4th Magha, 1940. [No. 43 the spot position and field

ed in the instant case of land
sted persons as shown in

visions of agrarian Reforms

artment under No. (LB)-10/

Collector, Land Acquisitionsioner)

Collector, Commissionery

Reasi. o o o o

the apportionment statement shall be tendered in accordance with the provisions of agrarian Reforms Act, 1976 and guidelines given in the circular issued by the Revenue Department under No. (LB)-10/ It is also certified that the land compensation payable to the owners/interested persons as shown in 80 dated 23-03-1980.

That no evacuee property/Augaf property/Dharmarth/Forest land is involved in the instant case of land

acquisition.

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book.

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The Shajra Khasra/Aks prepared in the instant case is in accordance with the spot position and field

That the land under acquisition is free from all encumbrances.

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| | Pay- ment Made | 13 | VoucherNa | it. Rs. | Collector | Land | Acuisition (ADC) | asi | ucherNa (| ted | Amt. Ks. | Land | Acuisition | (ADC) | VoucherNo | Dated |
|--|---|---|---------------------------------------|----------------------------|------------|-------------|------------------------|-----------|------------|----------|---------------------------|------------|------------|-------|------------|----------|
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| ction with 610M | Receipt 1 of the | 2) 20000000 11 0000000 | ó | | | | | | a ó | | | | | | ý | |
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| ity roon lage Ser | Rate of per Kanal | ύόόόόόόο 8 5όόόόό | 100000 | | | 6 | 100000 | | | | | | | | | |
| and du at Vill | Kind of soil | , 7 5 5 5 5 5 5 5 5 5 5 5 | HIB ⁷ | | | į | Z Z Z | | | | | | | | | |
| dation Kouri | Area | 5666666 6 566666 K. M. | 06-15 | | | | 01615 | | | | ÓÓÓÓ | 08610 | 0000 | | | |
| e Accomo Bakkal and | Kh. No. | όδοδοδοδος 5 Ιδόδοδοδοδο | 144 min | | | | | | | | | | | | | |
| Aquintance Roll for construction of Office Accomodation and duty room at Bakkal in connection with construction of Chenab Bridge between Bakkal and Kouri at Village Sersundwan 08K 610M | Name of Occupant | όδο δο δ | Isher Dass | Soli, Mist. Vidya Devi, | Mst. Satya | Devi, Mst. | Indri, Mst Vaishno | daughters | of Basantu | Megh | K/O Den in | Total Land | | | | |
| ll for constru Chenab Bric | Name of Tenant | όόδόδόδόδό 3 Ιδόδόδόδόδό | Self | | | | | | | | | | | | | |
| uintance Rollstruction of | Name of Owners | όδόδοδοδοδο 2 Ιδόδοδοδοδοδο | Isher Dass | Son, MSt. Vidya Devi, | Mst. Satya | Devi, Mst. | Indri, Mst. Vaishno | daughters | of Basantu | Megh | K/o Den in equal share | odam sumo | | | | |
| Aq | S. No. | όδόδα 1. όδόδ | 01. | | | | | | | | | | | | | |

| | | 4th Jan., 2019/4th Magha | |
|---|-------------------------|---|--|
| 13 | | Acuisition (ADC), Reasi VoucherNo. Dated Amt. Rs. Collector, Land Acuisition (ADC), Reasi | (Sd.) |
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| ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό | Mst. Indri =Rs | Mst. Vaishno =Rs | (Sd.) |
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Notification

Sub: 6 Notification under sections 4 (1) of Land Acquisition Act, 1990 BK for acquisition of private land measuring 137 Kanals 12½ Marlas for construction of PMGSY road from õPanasa to Dasanooö at Village Dasanoo, Tehsil and District, Reasi under PMGSY Phase-X, Pkg. No. JK14-447, Block Reasi, Length-5.175 Kms.

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In exercise of the powers vested in me under sub-section (1) of section (4) of the Land Acquisition Act, 1990 BK, I, Harbans Lal, KAS, Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi, do hereby notify the land, particulars of which are given below, which is likely to be needed for the public purpose i. e. construction of PMGSY road from õPanasa to Dasanooö at Village Dasanoo, Tehsil and District Reasi under PMGSY Phase-X, Pkg. No. JK14-447, Block Reasi, Length-5.175 Kms.

Objections, if any, to the acquisition of the said land shall be received by the undersigned either individually/personally or through authorized agent within 15 days from the date of issuance of this notification in my office at Deputy Commissioner Office Complex, Reasi.

Specification of the land

| District | Tehsil | Village | Kh. | Area | Kind |
|----------|-----------|-------------|----------|-----------|----------|
| | | | Nos. | | of soil |
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| | | | | K. M. | |
| Reasi | Reasi | Dasanoo | 499 min | 006151/2 | W-I |
| | | | 497 min | 00ó15 | W-II |

| | | K. M. | |
|-----|-----|-------|------|
| 496 | min | 00602 | W-II |
| 495 | min | 01602 | W-II |
| 494 | min | 00ó08 | W-II |
| 490 | | 03ó16 | GM |
| 421 | min | 01605 | W-I |
| 394 | min | 01600 | НВ |
| 395 | min | 01609 | НВ |
| 393 | min | 00609 | GM |
| 325 | min | 00609 | НВ |
| 329 | min | 01614 | GM |
| 322 | min | 00607 | НВ |
| 323 | min | 02604 | GM |
| 335 | min | 00602 | GM |
| 336 | min | 02601 | W-I |
| 341 | min | 01608 | W-I |
| 342 | min | 00ó04 | W-I |
| 344 | min | 00609 | W-I |
| 359 | min | 00ó14 | W-I |
| 358 | min | 01607 | W-I |
| 361 | min | 00ó13 | W-I |
| 362 | min | 00ó17 | W-I |
| | | | |

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Note :ô The land under acquisition has been measured in local Kanals.

(Sd.) HARBANS LAL, KAS,

Collector, Land Acquisition, Assistant Commissioner, Revenue, Reasi.

GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (SDM), BANIHAL.

Notification

In exercise of the powers vested in me under section 4 of sub-section (1) of the J&K Land Acquisition Act, 1990 Samvat, I, Zaheer Abass Bhat, Collector Land Acquisition (SDM) Banihal, do hereby notify that the land, particulars of which are given below, is likely to be needed for public purpose namely for construction of road from Khairkoot to Zabban, Banihall under NABARD RIDF-XVI in Village Tethar, Tehsil Banihal, District Ramban.

Particulars of land

| District | Tehsil | Village | Kh. Nos. | | Area |
|------------------|-------------------|-------------------|-------------|------|------------------|
| óóóóóóóóóóó 1 | óóóóóóóóóóóó 2 | óóóóóóóóóóóó 3 | | óóóó | óóóóóóó 5 |
| óóóóóóóóóóó | óóóóóóóóóó | óóóóóóóóóóóó | óóóóóóóóóó | óóóó | óóóóóóó K. M. |
| Ramban | Banihal | Tethar | 2438/1754 | min | 00ó09 |
| | | | 2483/1754 | min | 00ó05 |
| | | | 2483/1754 | min | 00ó07 |
| | | | 2657/1754 | | 01603 |
| | | | 2657/1754 | | 00ó03 |
| | | | 2034/1562 | | 01600 |
| | | | 2034/1562 | | 00ó01 |
| | | | 2034/1562 | | 00609 |
| | | | 2033/1562 | min | 01600 |
| | | | 2033/1562 | min | 00ó06 |
| | | | 2033/1562 | | 00ó15 |
| | | | 2033/1562 | | 01612 |
| | | | 2033/1562 | | 01ó18 |
| | | 2483 | 3/2371/1781 | | 00ó15 |
| | | | 2036/1565 | | 00ó09 |

| 2036/1565 | | 00ó09 |
|----------------|-----|-------|
| 2036/1565 | | 01ó12 |
| 2483/2371/1781 | | 00ó14 |
| 2483/2371/1781 | | 00ó05 |
| 2037/1566 | | 01ó10 |
| 2037/1566 | | 02600 |
| 2374/1791 | | 00ó18 |
| 2374/1791 | | 01609 |
| 2374/1791 | | 00ó06 |
| 1572 | min | 00ó01 |
| 1791 | | 00ó06 |
| 2374/1791 | | 00ó13 |
| 2374/1791 | | 01ó03 |
| 2376/1792 | | 00ó18 |
| 2376/1792 | | 02ó01 |
| 2376/1792 | | 01603 |
| 2376/1792 | | 01602 |
| 2376/1792 | | 00ó07 |
| 1793 | | 00ó03 |
| 1793 | | 00ó07 |
| 1793 | | 00ó15 |
| 1793 | | 00ó13 |
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| 1793 | | 00ó10 |
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| 1793 | | 00ó14 |

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Objections, if any, to be proposed acquisition shall be received by the undersigned within 15 days from the date of publication of this notification.

(Sd.) ZAHEER ABASS BHAT,

Collector, Land Acquisition (SDM), Banihal.

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OFFICE OF THE COLLECTOR, LAND ACQUISITION (SDM), BANIHAL.

Notice under sections 9 & 9-A of the J&K State Land Acquisition Act, (Svt.) 1990

No. SDMB/ACQ/145-154

Dated 30-07-2018

Notice is hereby given to all interested persons that the Government of J&K intends to take possession of land measuring

Now, before taking over the possession of land and payment of compensation, all the interested persons are called upon to appear before the undersigned on 16-08-2018 at 11:30 A. M. at SDM Office, Banihal and State the nature of their respective interest in the land, the amount and particulars of their claims to compensation for such interest and their objections (if any) to the quantum and measurement of land. It is required that all such claims and objections are made in writing.

Executive Engineer PWD(R&B) Division, Ramban (Indenting Department) is also requested to attend this office or send his authorized repesentative before the undersigned on above said date time and venue to put forth his objection, if any, to the measurement made and to the amount of the tentative compensation that may be assessed.

It may be taken into notice by all that no claim or objection whatsoever will be entertained after above said date.

Appendix : Particulars of land Village : Doligam Tehsil : Banihal : District Ramban

| District | Tehsil | Village | Kh. Nos. | | Area |
|--------------------|------------------|--|-------------|-------|---------|
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| | | | | | K. M. |
| Ramban | Banihal | Doligam | 591 | min | 00ó05 |
| | | | 591 | min | 00609 |
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| | | | 2173/592 | min | 00ó17 |

2173/592 min 00ó11

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| 2173/592 min 00d | ó03½ |
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Given under my hand and seal on 30th day of July. 2018, at Banihal.

(Sd.) ZAHEER ABASS BHAT,

Collector, Land Acquisition (SDM), Banihal.

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Notice

I Rama Sharma (old name) D/o Sham Lal Sharma W/o Krishan Kant Sharma R/o JMC-433, W. No. 27, Shopping Centre, Bakshi Nagar, Jammu want to change my name from Rama Sharma (old name) to Ram Pyari D/o Sham Lal Sharma (new name). I do hereby assume from this date the name and surname Ram Pyari for the Purpose of PAN Card.

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Notice

I Nisha Koul D/o Ashok Kaul R/o H. No. 66 Adarsh Nagar, Lane No. 1, Paloura Top, Jammu, Tehsil and District Jammu state that I am assigned as female at the time of birth, situated at H. No. 36, Rehari Colony, Jammu near Police Station. But now I hereby udertake that I Nisha Koul want to change my name to Ekam Kaul and Gender as male. I Nisha Koul (old name) hence forth be known as (Ekam Kaul) son of Ashok Kaul. Objection, if any, may be conveyed to concerned authority within seven days.



JAMMU AND KASHMIR GOVERNMENT GAZETTE

ADVERTISEMENTS—C

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POLICE HEADQUARTERS, JAMMU AND KASHMIR, JAMMU (Provision Section).

Subject :ô Extension of critical dates of e-Tender No. 42 of 2018 dated 19-09-2018 floated for Selection of Service Provider for provision of leaseline connectivity for CCTNS project etc.

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The last date for receiving of bids and date for online opening of technical bids of above-mentioned e-Tender are extended as under :ô

(i) Last date for receiving of online = 14-01-2019 up to technical bids = 1800 hours.

(ii) Date for online opening of = 16-01-2019 at technical bids = 1100 hours.

However, other contents of the tender shall remain unchanged.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport)
For Director General of Police,
J&K. Jammu.

POLICE HEADQUARTERS, JAMMU AND KASHMIR, JAMMU

(Provision Section).

Extension Notice

In view of administrative reasons the critical dates of e-Tender Notice No. 64 of 2018 dated 14-12-2018 floated for purchase of õCritical Care Ambulance and Hearse Vanö are extended as under :ô

Last date for submission of online tenders shall be 16-01-2019 up to 1800 hrs, instead of 08-01-2019 at 1800 hrs.

Last date of opening of technical bids shall be 18-01-2019 at 1100 hrs. instead of 10-01-2019 at 1100 hrs.

Other terms and conditions of the tender shall remain unchanged.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport)
For Director General of Police,
J&K. Jammu.

ô ô ô ô SECURITY HEADQUARTERS, J&K, SRINAGAR/JAMMU.

Extension Notice

The critical dates of e-Tender Notice No. 04 2018 dated 19-12-2019 floated for supply of CCTV system are extended as under :ô

- 1. Last date for receiving of bids = 16-01-2019 at 1600 hrs.
- 2. Date for online opening of = 17-01-2019 at 1300 hrs. technical bids

Other contents shall remain unchanged.

| (Sd.) | |
|-------|---------------------|
| | Staff Officer |
| | For ADGP, Security, |

J&K, Jammu.

JAMMU AND KASHMIR STATE SPORTS COUNCIL.

Short Terms Gist of e-NIT No. 01 of 2019 Dated 04-01-2019.

For and on behalf of Secretary, J&K State Sports Council, e-Tender are invited from the reputed manufacturers or their authorized distributors/dealers or registered suppliers for supply of Cricket Related Equipments/Gears as specified in Annexure-A.

| Advertisn | nent | Earnest | Cost of Tender | | |
|---------------------------------------|---------------------------------|---|---|--|--|
| Cost | | Money | Document | | |
| óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó | | | | | |
| Rs. 5.00 1 | acs | Rs. 0.10 lac | es Rs. 1,000/- | | |
| | | | | | |
| | | | | | |
| 1 | 07.01.2 | 010 6 2 0 | 00 D M | | |
| Date of publishing of tender | | 019 from 2.0 | 00 P. M. | | |
| ocuments | 07-01-2 | 019 from 2.0 | 00 P. M. to | | |
| | 12-01-2 | 019 up to 2.0 | 00 P. M. | | |
| | 07.01.2 | 010 from 4 C | no D.M | | |
| | 07-01-2 | 019 1101114.0 | O F. IVI. | | |
| Bid submission end date | | 12-01-2019 up to 4.00 P. M. | | | |
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| of | | | • | | |
| | | | | | |
| | | • | | | |
| | Block, E | Bakshi Stadiu | m, Srinagar. | | |
| | Cost óóóóóóóóó Rs. 5.00 1 | der 07-01-2 documents 07-01-2 12-01-2 07-01-2 07-01-2 07-01-2 07-01-2 07-01-2 07-01-2 07-01-2 07-01-2 | Cost Money 666666666666666666666666666666666666 | | |

The tender documents along with other Terms and Conditions of the NIT and relevant documents can be downloaded from the State website http://jktenders.gov.in. The tender shall be uploaded in electronic format on the State website http://jktenders.gov. in. The bidders shall have to upload scanned copies of all necessary documents like CDR/PAN/GST Number/Demand Draft/(Tender fee)/registration certificate duly renewed. The cost of tender documents shall be in the form of Bank Draft drawn in favour of Chief Accounts Officer, J&K State Sports Council payable at Srinagar/Jammu and Earnest Money shall be pledged to Secretary, J&K State Sports

(Sd.)

Director, State Cricket Academy, J&K State Sports Council.

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POLICE HEADQUARTERS, J&K, JAMMU (Provision Section).

Amendment Notice

Following amendments are hereby made in the specification of e-Tender Notice No. 52 of 2018 dated 24-10-2018 floated for Supply, Installation and Commissioning of Video Conferencing Systems :ô

| Video Standards and Protocols | H.264, H.264 High Profile, H.263++, H.261 | H.264, H.264 High Profile, or H.263++ or H.261 or better |
|--|--|--|
| Video Out | Should have 2xDVI HD Video Out | Should have HD Video Out (HDMI or DVI) or better |
| Audio In | 1xLine Stereo (RCA) | 1xLine Stereo (RCA) or 3.5mm or better |
| Audio Out | 1xStereo Output (RCA) | 1xStereo Output (RCA) or 3.5mm or USB |
| Newwork Interface | RS232 | RS232 or Visca support for CAM Control |
| Security | H. 235V3 IPV6 | H.235V3 or 128 Bit AES IPV4 or IPV6 to be upgradable |
| Multipoint Feature | Should be able to connect 7 Sites simultaneously and Expandable up to 10 sites for future requirement | Already clarified |

No.43] The J&K Govt. Gazette, 24th Jan., 2019/4th Magha, 1940. 191

Multipiont Video Conference feature enabled from day one

Consequent up on above last date for receiving bids and online opening of technical bids are extended as under :ô

1. Last date fror receiving of bids = 14-01-2019 at 1800 hrs.

2 Date for online opening of = 16-01-2019 at 1100 hrs. technical bids

Other contents of the tender shall remain unchanged.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport)
For Director General of Police,
J&K, Jammu.

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POLICE HEADQUARTERS, JAMMU AND KASHMIR JAMMU (Provision Section).

Extension Notice, NIT No. 65 of 2018.

NIT No. 65 of 2018 dated 15-12-2018 has been floated by Police Headquarters, J&K for supply/installation of Command and Control Equipment on B. P. Bunkers.

Due to administrative reasons last date for tender submission is extended up to 19-01-2019 (1800 hrs.) instead of 10-01-2019, consequently technical bids will be opened on 21-01-2019 (1100 hrs.) instead of 12-01-2019. Detailed tender document with terms and conditions is available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport)
For Director General of Police,
J&K, Jammu.

Notice

Change in Specifications of Extendable Tents/Extension in Date Reference :ô PHQ e-NIT No. 66 of 2018 dated 19-12-2018.

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The specifications of Extendable Frame Supported complete with accessories size 4 meter unit are modified to the following extent :ô

- (i) Alloy Metal frame should be replaced by Cold Rool Coil (CRC) with powder quoted accessories.
- (ii) The Cold Roll Coil (CRC) should be of 16 gauge with 1½ inch dia with powder coated poles.
- (iii) The ventilator on the upper fly should be closed to maintain 100% water proofing of the tent.

Consequent to the above, various dates of e-NIT No. 66 of 2018 dated 19-12-2018 are now re-fixed as under :ô

| Particulars | Details |
|---------------------------|--|
| óóóóóóóóóóóóóóóóóóóó | όόόόόόόόόόόόόόόόόόόόόόό |
| Last date and time for | Bids should be submitted online by or before |
| submission of online bids | 15-01-2019 up to 1600 hours and samples |
| and receipt of samples | thereof 15-01-2019 up to 1600 hrs. Samples |
| | received after the prescribed date or time shall |
| | not be accepted. |
| Time/date and place for | On 17-01-2018 at 1100 hrs. at J&K Police |
| online opening of | Hqrs., Jammu. |
| Technical bid only | - |

The other contents of the e-NIT shall remain unchanged.

(Sd.) MUBASSIR LATIFI, JKPS,

AIG (Provision/Transport)
For Director General of Police,
J&K, Jammu.

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رجٹر ڈنمبر ہے کے۔33

جمول وشميرگورنمنط گزط

جلد نمبر 131- جمول مورخه 24 جنوري 2019ء بمطابق 4 ما گھه 1940 ويروار 43

إشتهارات

ازعدالت فسط ایریشنل سیشن جج جمول

سرکار بنام مثل نمبری06 مثل بیش جالان، تاریخ دائره 2011-29-29 مثل نمبری06 مثل نمبری06 مثل جالان، تاریخ دائره 2011-29 تاریخ کارروائی 512 ش علت نمبر 130 سال 2011ء، تھانہ پولیس پکا ڈنگہ علت نمبر 130 سال 2011ء، تھانہ پولیس پکا ڈنگہ

228_جمول وكشمير كورنمنٹ گزٹ نمبر 43 مورخه 24 جنوري 2019ء بمطابق4 ما گھه 1940 ضميمه ج

وارنك مشتى زردنعه 512 ض ف

Parvinder Singh S/O Baldev Raj, R/O Qr.N.o 228 Police Line, Hoshiyar Pur (Punjab).

حُكُم بنام: املكاران يوليس رياست جمول وتشمير مقدمه مندرج عنوان ألصدر ميں مُلزم مٰذكور هء صددراز ہے دستیاب نہ ہور ہاہے۔ لهذا آپ کو بذریعه وارنٹ گشتی مذاحکم واختیار دیا جا تا ہے که آپ مُکّرَه م مٰدکورکو جہاں کہیں بھی اندر حدود ریاست جموں وکشمیر دستیاب ہو، کو گرفتار کر کے روبرو عدالت مذابیش کریں ۔ وارنٹ مذا تا دستیا بی مُلزم مذکورز بر کارر ہے گا۔ آج تاریخ 22 اکتوبرسال 2018ء ہمارے دستخط ومہر عدالت سے جاری ہو ا ۔

سرکار پنام Sukhwinder Singh & Ors. سرکار پنام

مثل نمبري 06/سبيثل حيالان، تاريخ دائر ه 2011-09-22

تارة نُح كارروا كَي 512 شن <u>4</u>22-10-201 علت نمبر 130 سال 2011ء، تھانہ پولیس يكاڈنگه 8/15 NDPS Act : جُرُم زيرِ دفعہ

وارنط مشي زبر دنعه 512 ض ف

Sukhwinder Singh, S/o Kabal Singh, R/o H.No.334, Goutam Nagar, Hoshiyar Pur (Punjab).

حُكُم بنام: املكاران يوليس رياست جمول وتشمير مقدمه مندرجه عنوان ألصدر ميں مُلزم مذكوره عرصه دراز سے دستیاب نه ہو ر ہاہے۔لہٰذا آپ کو بذریعہ وارنٹ مشتی بذاخکم واختیار دیا جا تاہے کہ آپ مُلزم مٰدکورکو

جہاں کہیں بھی اندر حدو دریاست جموں وکشمیر دستیاب ہو، کوگر فتار کر کے روبر و

عدالت بذا پیش کریں۔ وارنٹ بذا تا دستیا بی مُلزم مذکورز برکارر ہے گا۔

آج تاریخ 22 اکتوبرسال 2018ء ہمارے دستخط ومہر عدالت بذاہیے حاری ہوا۔

Salman Choudhary & Ors . مرکار بنام مثل نمبری 41/سیشن، 'دائره 2013-09-18, تاریخ کارروائی 512 ض ف آئندەتارىخ پېثى 20-11-2018 22-10-2018 علت نمبر 268 سال 2011ء، تھانہ پولیس گاندھی نگر بجرائم زیردفعات _{_} 341/147/148 RPC بحرائم زیردفعات _{_} وارنرك تشتى زىردفعە512ض ف

Mohd Ameen, S/o Imtiyaz Ahmed, بخلاف ملزم R/o Village Darshopora, P.O Miran Sahib, Teh. R.S. Pura.

حُكُم بنام: المكاران يوليس رياست جمول وكشمير مقدمه مندرج عنوان ألصدر میں مُلزم مٰد کورہ عرصہ دراز سے دستیاب نہ ہور ہاہے۔ لہٰذا آپ کو بذریعہ وارنٹ گشتی مذاحکم واختیار دیا جاتا ہے کہ آپ مُلزم مٰدکورکو جہاں 230_ جموں وکشمیر گورنمنٹ گزٹ نمبر 43 مورخہ 24 جنوری 2019ء بمطابق 4 ما گھہ 1940 سے میمہ ج کہیں بھی اندر حدود ریاست جمول و کشمیر دستیاب ہو ، کو گرفتار کر کے روبرو عدالت مذابیش کریں ۔ وارنٹ مذا تا دستیا بی مگزم مذکورز ریکا ررہے گا۔ آج تاریخ 22 اکتوبرسال 2018ء ہمارے دستخط ومہر عدالت سے

حاری ہوا۔

سرکار برنام بازی دائره 18-09-2018، تاریخ کارروائی 512 ش مثل نمبری41/سیشن، تاریخ دائره 2018-99-10، تاریخ کارروائی 512 ش 22-10-2018 آئنده تاریخ پیشی 2018-11-20 علت نمبر 268 سال 2011ء، تھانہ پولیس گاندھی نگر برائم زیروفعات: 207/341/147/148 RPC بروفعات نے 512 ش

Babar Choudhary, S/o Sayeed Ahmed, بخلاف ملزم R/o Village Mohd Chak Yaar R.S. pura.

مقدمه مندرجه عنوان اُلصدر میں مُلزم مٰدکوره عرصه دراز سے دستیاب نه ہو مقدمه مندرجه عنوان اُلصدر میں مُلزم مٰدکوره عرصه دراز سے دستیاب نه ہو رہا ہے ۔ لہٰدا آ پکو بذریعہ وارنٹ گشتی مٰداعگم واختیار دیا جاتا ہے کہ آپ مُلزم مٰدکور کو جہاں کہیں بھی اندر حدود ریاست جموں وکشمیر دستیاب ہو ، کو گرفتار کر کے رو بروعدالت مٰدایش کریں ۔ وارنٹ مٰدا تا دستیا بی مُلزم مٰدکورزیر کارر ہے گا۔ آج تاریخ 22 اکتوبر سال 2018ء ہمارے دستخط و مہر عدالت سے حاری ہوا۔

سرکار بنام مثل بری 76 / سیش ، تاریخ دائره 18-02-2013 مثل بمری 76 / سیش ، تاریخ دائره 10-2018 تاریخ کارروائی 512 ض ف 17-10-2018 علت نمبر 44 سال 2012ء، تھانہ پولیس Arnia

برًائمُ زيرِ دفعات : 364/382/342/323/201/147 RPC

وارنط کشتی زیردفعہ 512ض Ramesh Kumar,S/o Bhajan Lal, : بخلاف ملزم R/o Village BalaChak, R.S. Pura.

مقدمه مندرجه عنوان اُلصدر میں مگرم مذکوره عرصه دراز سے دستیاب نه ہو مقدمه مندرجه عنوان اُلصدر میں مگرم مذکوره عرصه دراز سے دستیاب نه ہو رہا ہے ۔ لہذا آ یکو بذریعه وارنٹ گشتی مذاعگم واختیار دیا جاتا ہے کہ آپ مگرم مذکور کو جہال کہیں بھی اندر حدود ریاست جمول وکشمیر دستیاب ہو ، کو گرفتار کر کے روبر وعدالت مذایش کریں ۔ وارنٹ مذاتا دستیا بی مگرم مذکور زیر کا ررہے گا۔ آج تاریخ 17 اکتوبر سال 2018ء ہمارے دستخط و مہر عدالت سے حاری ہوا۔

وستخط: رنيبل سيشن جج جمول-

ازعدالت فسط ایڈیشنل سیشن جج جموں

سرکار بنام ... Tarsem Lal & Ors مثل نمبری 35/سیشن، تاریخ دائره 2014-07 -03 ، تاریخ کارروائی 512 ض مثل نمبری 35/سیشن، تاریخ دائرہ 03-11-2018

232_جمول وكشمير كورنمنك كز ك نمبر 43 مورخه 24 جنوري 2019ء بمطابق 4 ما كهه 1940 فيميمه ج

علت نمبر 66سال 2014ء، تھانہ پولیس R.S. Pura علت نمبر 66سال 2014ھ بجرائم زیردفعات Act 4/25 A Act جرائم

وارنٹ تشنی زیر دفعہ 512 ضابطہ فو جداری

Balbir Raj @Raja @ Pumma, S/o Yog Raj Singh, بخلاف ملزم R/o Word No.13, Kathua.

مقدمه مندرجه عنوان اُلصدر میں مُکرم مذکوره عرصه دراز سے دستیاب نه ہو مقدمه مندرجه عنوان اُلصدر میں مُکرم مذکوره عرصه دراز سے دستیاب نه ہو رہا ہے ۔ لہذا آ یکو بذریعه وارنٹ گشتی مذاحکم واختیار دیا جا تا ہے کہ آپ مُکرم مذکور جہال کہیں بھی اندر حدو دریاست جمول و تشمیر دستیاب ہو، کو گرفتار کر کے روبرو عدالت مندالت مندالت مندالت مندالت مندالت مندالت مندالت مندالت سے آج تاریخ 03 نومبر سال 2018ء ہمارے دستخط و مہر عدالت سے جاری ہوا۔

وستخط: فسط ایریشنل سیشن جج جمول۔

ازعدالت فسط ايريشل سيشن جج جمول

سرکار بنام Abdul Hamid مثل نمبری 26/سیش، تاریخ دائره 2017-11-20 تاریخ کارروائی 512ض ف 512-2018 علت نمبر 59سال 2016ء، تھانہ پولیس Pir Mitha

بجرائم زیردفعات : 489-B/489-CRPC, 50/177 M.V. Act

وارنرطے تشتی زیرد فعہ 512 ضابطہ فو حداری

Abdul Hamid, S/o Ghulam Mohd Bhat , بخلافمررم R/o Village & Teh. Gool, Distt. Ramban.

حُكُم بنام: المكاران يوليس رباست جمول وتشمير

مقد مهمندرجه عنوان اُلصدر میں مُلزم مذکور ہءرصہ درا زیسے دستیا ب نہ ہور ہاہے ۔ الہذا آ بکو بذر بعہ وارنٹ گشتی ہذائکم واختیار دیاجا تاہے کہ آپ مگرم مٰدکور کو جہاں کہیں بھی اندر حدود ریاست جموں وکشمیر دستیاب ہو ،کو گرفتار کر کے روبروعدالت مذا پیش کریں۔وارنٹ مذاتا دستیا بی مُلزم مٰدکورز بر کارر ہے گا۔ آج تاریخ26 اکتوبر2018ء ہمارے دستخط وم ہم عدالت سے حاری ہوا۔

سرکار بنام Amandeep Singh & Ors مثل نمبري 2 /سيش، تاريخ دائر و 2017-04-27 ، تاريخ كارروا كي 512 ض ف 16-10-2018 آنده تارزخ بیثی 18-201- 06 علت نمبر 32 سال 2017ء، تھانہ پولیس Miran Sahib

وارنبط تشتى زىردفعه 512 ضابطه فوجداري

Romesh Kumar, S/o Bachan Lal , بخلاف ملزم R/o Chak Bala Teh. R.S. Pura.

حُكم بنام: املكاران يوليس رياست جمول وتشمير مقد مه مندرجه عنوان اُلصدر میں مُلزم مذکور هعرصه درا زے دستیاب نه ہور ما ہے ۔ الہذا آ یکو بذر بعہ وارنٹ کشتی مذاحکم واختیار دیاجا تاہے کہ آپ مُلزم مٰدکور کو جہاں کہیں بھی اندر حدود ریاست جموں وکشمیر دستیاب ہو ،کو گر فتار کر کے رو بروعدالت ہذا پیش کریں۔وارنٹ ہذاتا دستیا بی ممکزم مذکورزیر کا ررہے گا۔ آج تاریخ 16 اکتوبرسال 2018ء ہمارے دستخطوم ہم عدالت سے جاری ہوا۔ دستخط: پرنسپل سیشن جج جمول۔

ازعدالت منصف جوڑیشل مجسٹریٹ درجہاوّل بسو، ملی سرکار بنام صدام حسین

مثل نمبر 25/ جالان، تاریخ دائره 2018-08-14، تاریخ فیصله روال علت نمبر 19سال 2018ء، تھانہ پولیس بسوہ کی بجرائم زیر دفعات: A20/201 RPC

وارنٹ کشتی عام زیرد فعہ 512 ضابطہ فوجداری بخلاف ملزم: صدام حسین ولد عبدلر حیم قوم کشمیری ساکنه سُر جن چلوگ سریار مخصیل بنی ضلع کشوعہ۔

حُكم بنام: المكاران بوليس رياست جمول وكشمير

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ ہذا تحریر کیا جاتا ہے کہ مُلزم صدر کوعرصہ دراز سے طلب کیا جا رہا ہے ، اِلا مُلزم فدکور حاضر عدالت نہ آرہا ہے ، مُلزم فدکور کوعلاقہ ہذا میں کافی تلاش کی گئی ، اور وہ دستیاب نہ ہوا ہے ۔ مُلزم کی تعمیل بطریق معمولی ہونا مشکل ہے ۔ اِس نسبت بیان ۱/٥ نقمیل کندہ کا بیان بھی قلمبند کیا گیا ہے ۔

لہذامگزم کےخلاف وارنٹ گشتی عام جاری کیا جاتا ہے اور اہلکاران پولیس ریاست جموں وکشمیر کوشکم دیا جاتا ہے کہ وہ مگزم کو اندر حدود ریاست جموں وکشمیر جہاں کہیں بھی دستیاب ہو، گرفتار کر کے روبر وعدالت مندا پیش کریں۔ وارنٹ مندا تا دستیا بی ممکزم زیر کاررہے گا۔

آج مورخه 2018-08-14 کو ہمارے دستخط ومہر عدالت سے جاری ہو۔ دستخط: منصف جوڑیشل مجسٹریٹ درجہاوّل بسوہلی۔

ازعدالت فسط ايريشنل سيشن جج جمول

سركار بنام . Reyaz Ahmed & Ors مثل نبرى180/سيشل جإلان، تاريخ دائره 180-12-10-03 تاريخ كارروائى512ض ف 2018-12-10، آئنده تاريخ پيثى 2019-03-01

علت نمبر 09سال 2018ء، تھانہ پولیس .G.R.P. Jammu بجرائم زیر دفعات : 8/21 NDPS Act وارنبط گشتی زیر دفعہ 512 ضابطہ فوجداری

Mohd Saleem,S/o Bashir Ahmed بخلاف ملزم R/o Pallarni, Tehsil Darhal,District , Rajouri.

محکم بنام: اہلکاران پولیس ریاست جموں وکشمیر مقد مہ مندرجہ عنوان اُلصدر میں مُلزم مٰدکورہ عرصہ دراز سے دستیاب نہ ہور ہاہے ۔لہٰذا آپکو بذریعہ وارنٹ گشتی ہٰذا کھم واختیار دیاجا تاہے کہ آپ مُلزم مٰدکور 236_ جموں وکشمیر گورنمنٹ گزٹ نمبر 43 مورخہ 24 جنوری 2019ء بمطابق 4 ما گھہ 1940 ضمیمہ ج کو جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر دستیاب ہو ،کو گرفتار کر کے

ر و بر وعد الت مندا پیش کریں۔ وارنٹ مندا تا دستیا بی مُلزم مذکورز بر کارر ہے گا۔ آج تاریخ10 دسمبرسال 2018ء ہمارے دستخط ومہر عدالت سے حاری ہوا۔

سرکار بنام م Dilbag Singh & Ors . سرکار بنام مثل نمبری 158 سینشل چالان، تاریخ دائرہ 2018-09-25 تاریخ فیصلہ کارروائی مثل نمبری 158 سینشل چالان، تاریخ دائرہ 2018-09-25 تاریخ فیصلہ کارروائی

علت نمبر 130 سال 2018ء، تھانہ پولیس Gandhi Nagar

8/21/22 NDPS Act : جُرُم ذير دفعه

وارنٹ گشتی زیردفعہ512ضابطہ فوجداری

Dilbag Singh, S/o Janak Singh, بخلاف ملزم R/o W. No. 04, Simbal Camp, Jammu.

حُكم بنام: المكاران يوليس رياست جمول وتشمير

مقدمه مندرجه عنوان اُلصدر میں مُلزم فدکوره عرصه دراز سے دستیاب نه ہور ہا ہے۔ الہٰذا آپکو بذریعه وارنٹ گشتی ہٰذا گلم واختیار دیاجا تا ہے کہ آپ مُلزم فدکور کو جہاں کہیں بھی اندر حدود ریاست جمول و کشمیر دستیاب ہو ،کو گرفتار کر کے روبر وعدالت ہٰذا پیش کریں۔ وارنٹ ہٰذا تا دستیا بی مُلزم فدکورز برکارر ہے گا۔ آج تاریخ 25 ستمبر سال 2018ء ہمارے دستخط و مہر عدالت سے حاری ہوا۔

وستخط: فسط الديشنل سيشن جج جمول -

ازعدالت پرسپل سیشن جج گاندربل

سركار بنام نثاراحمه آعوان ولدراج محمه آعوان

ساكنه ابهامه پلوامه (مُلزم)

علت نمبر 106 سال 2010ء ، تھانہ پولیس کنگن

وارنط ششى عام زىرد فعه 512 ضابطه فوجدارى

حُكُم بنام: المكاران يوليس رياست جمول وتشمير

مقدمه مندرجه عنوان ألصدر مين مُلزم صدر كے خلاف جُرائم بالا عائد بين إلا

مُلزم صدرمُفر ورہے اور اِس کی دستیا بی کی کوئی اُ میرنہیں ہے۔

لهذا آپکو بذریعه وارنٹ مذاحگم واختیار دیا جا تا ہے، آپ مُلزم صدر کو جہاں

کہیں بھی حدودریاست جموں وکشمیردستیاب ہو،گرفتارکر کے ہمارےرو بروعدالت مندا

پیش کرئے۔وارنٹ مذا تا دستیا بی مگرم زیر کاررہے۔

آج مهرعدالت ودستخطراقم سے جاری کیا گیاتحریر 2018-08-20

وستخط: رنسپل سیشن جج گاندربل ۔

ازعدالت جوڈیشل مجسٹریٹ فارسٹ سرینگر سرکار بنام بلجیت سنگھ (مُلزم)

مثل نمبر 145-ب تاریخ دائره 2009-12-29 علت نمبر 96سال 2005ء ، تھانہ پولیس پاتھہ چوک بجرائم زیردفعات: RPC

وارنٹ گرفتاری گشتی عام زیردفعہ 512 ضابطہ فوجداری بخلاف مُکرم: بلجیت سنگھ ولدگور بچن سنگھ ساکنہ گرداس پور پنجاب، ڈرائیور

رمگزم) P.B-06E 9497 مگرزم)

حُكم بنام: المكاران بوليس رياست جمول وتشمير

معامله مندرجه عنوان ألصدر مين مُكرم بلجيت سنگه عرصه دراز سے غير حاضر چلا آر ہا ہے اور اس نسبت ميں تعميلی .S.H.O تھانه متعلقه نے اظہار کيا ہے که مُکرم ديدہ دانسته طوررويوش ہوا ہے۔

لہذا آپکوبذریعہ وارنٹ ہذا گھم واختیار دیا جاتا ہے کہ آپ مگزم بلجیت سنگھ کو جہال کہیں بھی اندر حدودریاست جمول وکشمیر دستیاب ہو، گرفتار کر کے عدالت ہذا میں پیش کریں۔وارنٹ ہذا تادم تعمیل جاری رہے گی تحریر 2012-05-16

د سخط: سب جج جود پشل مجسٹریٹ درجہاوّل (فارسٹ مجسٹریٹ) سرینگر۔



THE JAMM AND KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT 66GENERAL ADMINISTRATION DEPARTMENT (Monitoring)

Notification

Jammu, the 29th November, 2018.

SRO-533.óóIn exercise of the powers conferred by proviso to section 124 of the Constitution of Jammu and Kashmir read with section 15 of the Jammu and Kashmir Civil Services Decentralization and Recruitment Act, 2010, the Government hereby makes the following amendments in the Jammu and Kashmir Civil Services Decentralization and Recruitment Rules, 2010, namely :óó

õSub-rule (7) of rule 14 shall be substituted as under :óó

õThe concerned Selection Committees of the Board shall also draw up a waiting list of 50% of the total number of posts

advertised, which shall extend to 100% where the number of vacancies is 10 (ten) or less. The Selection Committees shall forward the waiting list, through the Board, to the requisitioning authority for consideration against drop-out vacancies. The waiting list shall remain in force for a period of one year from the date the original selection list is sent to the requisitioning authority. The Selection Committees shall not maintain or recommend any select or waiting list for any future vacancy or any vacancy caused on account of resignation by any selectee after appointment:

Provided that the validity period of one year of the waiting list of those selectees whose recommendation/selection is kept withheld by the recruiting agency shall be reckoned from the date of release of their recommendation.ö

By order of the Government of Jammu and Kashmir.

(Sd.) HILAL AHMAD, IAS,

Commissioner/Secretary to Government.



JAMM AND KASHMIR GOVERNMENT GAZETTE

PART I-B

Jammu and Kashmir Government—Notification.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóREVENUE DEPARTMENT

Notification

Jammu, the 30th of December, 2018.

SRO-534.66In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all Notification(s) issued in this behalf, the Government hereby appoint

| | Name of Officer | Designation | Jurisdiction |
|----|-----------------------------|---|---------------------------------|
| | Dr. Mohammad Tanwir, KAS | Sub-Divisional Magistrate, Thannamandi | Tehsil |
| 2. | Shri Rajesh Basotra, KAS | Sub-Divisional Magistrate, Kalakote | Tehsils Kalakote, Taryath |

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH,

Commissioner/Secretary to Government, Revenue Department.



THE

JAMM AND KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government—Notification.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT 66HOME DEPARTMENT

Notification

Jammu, the 3rd December, 2018.

SRO-535.66Whereas, the Government vide notification SRO-313 dated 2560862010 appointed District and Sessions Judge, Rajouri as Arbitrator to determine the award of compensation in respect of land measuring 15 Kanals 11 Marlas, 17 Kanals 12 Marlas, 10 Kanal, 18 Marlas and 17 Marlas bearing Khasra Nos. 63, 48, 55 and 49 respectively situated in village Pathan Mohra, Tehsil and District Rajouri; and

Whereas, on the request of the Arbitrator, the Government extended the time period for completing arbitration proceedings vide SRO-150 dated 13th May, 2011 in respect of the said land situated at Village Pathan Mohra, Tehsil and District Rajouri; and

Whereas, the said Arbitrator could not complete the arbitration proceedings and make an award within the stipulated period of time; and

Whereas, the said Arbitrator again requested for extension in time for determining the amount of compensation in respect of land situated in Village Pathan Mohra, Tehsil and District Rajouri; and

Whereas, the Government having considered the matter, has decided that extension in time for completion of arbitration proceedings be granted.

Now, therefore, in pursuance of sub-rule (1) of rule 10 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Rules, 1969, the Government hereby directs that the time for making the award shall and shall always be deemed to have been extended by a further period of four months from the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL,

Principal/Secretary to Government, Home Department.



JAMM AND KASHMIR GOVERNMENT GAZETTE

PART I-B

Jammu and Kashmir Government—Notification.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Legislation Section)

Notification

Jammu, the 03rd of December, 2018.

SRO-536.66In exercise of the powers conferred under clause (b) of sub-section (2) of section 3 of the Jammu and Kashmir Legal Services Authorities Act, 1997 and in supersession of Notification SRO-369 of 2018 dated 04th September, 2018, the Government, in consultation with the Honøble Chief Justice of the High Court of Jammu and Kashmir, hereby

The nomination shall be for a period of three years from the date of issuance of this Notification.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô ANIMAL/SHEEP HUSBANDRY DEPARTMENT

Notification

Jammu, the 10th of December, 2018.

SRO-547.ô In exercise of the powers conferred by proviso to Section 124 of the Constitution of Jammu and Kashmir, the Government hereby directs that the following proviso shall be added to sub-rule (2) of the Jammu and Kashmir Animal Husbandry (Gazetted) Service RecuitmentRules, 1988; namely:ô

õProvided that notswithstanding anything to the contary contained in anything to the contary contained in any rule, order or notification in force, the posts of Veterinary Assistant Surgeons shall be filled on the basis of written test only to be conducted by the Jammu and Kashmir Public Service Commission.ö

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ASGAR HASSAN SAMOON) IAS,

Principal Secretary to Government,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT 66 FINANCE DEPARTMENT

Notification

Jammu, the 20th December, 2018.

SRO-585.66In exercise of the powers conferred by sub-section (1) of section 3-A of the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Samvat, 2005 and in partial modification to Notification SRO-273 dated 01-09-2009, the Government hereby direct that the Employment Cess payable @ Rs. 3.00 per litre of Motor Spirit shall be payable @ Rs. 5.00 per litre of Motor Spirit. The rate of Employment Cess on Diesel Oil and other conditions as provided in Notification SRO-273 dated 01-09-2009 shall remain the same.

This notification shall come into force from midnight of the intervening night of 20th and 21st of December, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal/Secretary to Government, Finance Department.

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-598.66In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Farooq Ahmed Wani S/o Shri Jameel Joo Wani R/o Ward No. 7, Banihal, Member, Ward No. 7 of Municipal Committee, Banihal, to have been declared as elected President of the Municipal Committee, Banihal.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-599.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Makhan Lal S/o Shri Kallu R/o Ward No. 13, Ramnagar, Member, Ward No. 12 of Municipal Committee, Ramnagar, to have been declared as elected President of the Municipal Committee, Ramnagar.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-600.66In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Jogeshwar Kumar Gupta S/o Late Shri Shiv Charan Gupta R/o Ward No. 12, Udhampur, Member, Ward No. 12 of Municipal Council, Udhampur, to have been declared as elected President of the Municipal Council, Udhampur.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-602.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Manik Gupta S/o Shri Hem Raj Gupta R/o Ward No. 3, Chenani, Member, Ward No. 6 of Municipal Committee, Chenani to have been declared as elected President of the Municipal Committee, Chenani.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-603.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Vimal Indu S/o Late Shri Rishi Ram Saraf R/o Ward No. 1, Katra, Member, Ward No. 12 of Municipal Committee, Katra to have been declared as elected President of the Municipal Committee, Katra.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-604.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Sudesh Kumar S/o Shri Chaju Ram R/o Ward No. 4, Reasi, Member, Ward No. 4 of Municipal Committee, Reasi to have been declared as elected President of the Municipal Committee, Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-605.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Mohd. Arif S/o Shri Mohd. Ayoub R/o Ward No. 16, Rajouri, Member, Ward No. 16 of Municipal Committee, Rajouri to have been declared as elected President of the Municipal Committee, Rajouri.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-606.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Kamer Singh S/o Shri Tribat Singh R/o Ward No. 14, Kelhi Mandi, Samba, Member, Ward No. 11 of Municipal Committee, Samba to have been declared as elected Vice-President of the Municipal Committee, Samba.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-607.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Smt. Kamlesh Kumari W/o Shri Rakesh Kumar R/o Ward No. 3, Ramgarh, Member, Ward No. 3 of Municipal Committee, Ramgarh to have been declared as elected Vice-President of the Municipal Committee, Ramgarh.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-608.66In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Rishi Kotwal S/o Shri Hari Krishan Kotwal R/o Ward No. 3, Bhaderwah, Member, Ward No. 3 of Municipal Committee, Bhaderwah to have been declared as elected Vice-President of the Municipal Committee, Bhaderwah.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-609.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Gurukesh Gupta S/o Late Shri Babu Ram Gupta R/o Ward No. 6, Thathari, Member, Ward No. 6 of Municipal Committee, Thathari to have been declared as elected Vice-President of the Municipal Committee, Thathari.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-610.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Muzhir-ul-Haq S/o Shri Munshi Qudratullah R/o Mohalla Munshi, Doda, Member, Ward No. 5 of Municipal Committee, Doda to have been declared as elected Vice-President of the Municipal Committee, Doda.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-611.66In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Ram Ji Dass S/o Shri Parkash Chand R/o Ward No. 5, Bari-Brahmana, Member, Ward No. 4 of Municipal Committee, Bari-Brahmana to have been declared as elected Vice-President of the Municipal Committee, Bari-Brahmana.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-612.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Firdous Ahmed S/o Shri Gulshan Ahmed Mingnoo R/o Ward No. 12, Kishtwar, Member, Ward No. 12 of Municipal Committee, Kishtwar to have been declared as elected Vice-President of the Municipal Committee, Kishtwar.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

Notification

Jammu, the 1st December, 2014.

SRO-524.óóIn exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000 (Act No. IV of 2000), the Government hereby direct that for the figures and words õ13612 square feetö appearing in Notification SRO-246 of 2014 dated 19-08-2014 the figures and words õ13612 square metersö shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government, Finance Department.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT 6 6 DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Power Section)

Notification

Jammu, the 6th December, 2018.

SRO-539.óóIn exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoints Shri Krishan Lal (KAS), Additional Deputy Commissioner, Poonch to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the territorial jurisdiction of District Poonch.

The Government further in exercise of the powers conferred by sub-section (2) of section 10 of the said Code appoint the aforesaid Executive Magistrate as Additional District Magistrate Within the territorial jurisdiction of District Poonch and shall have all the powers of District Magistrate under the said Code.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government,

PENSIONER'S PORTION

VIJAY KUMAR

(DTP OPERATOR)

PPO NO.111337801

T. O. NO. 106

VIJAY KUMAR
(DTP OPERATOR)
PPO NO.111337801
T. O. NO. 106

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 7th December, 2018.

SRO-545.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Gulzar Hussain S/o Shri Hadi Ali R/o Baroo, Kargil, Member, Ward No. 12 of Municipal Committee, Kargil to have been declared as elected Vice-President of the Municipal Committee, Kargil.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66 DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

Notification

Jammu, the 10th of December, 2018.

SRO-548.66In exercise of the powers conferred by sub-section (1) section 492 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Sh. M. S. Mir, Advocate as Special Public Prosecutor to conduct the case titled State Vs. Meem Bibi and others in FIR No 168/2013 of Police Station, Katra involving offences punishable under section 302 RPC before the Ld. Court of Principal Sessions Judge, Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parlimentary Affairs.

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PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66 FINANCE DEPARTMENT

Notification

Jammu, the 12th of December, 2018.

SRO-551.66In exercise of the powers conferred by section 148 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification refferred to as the said Act) read with section 45 of the Act and rule 81 of the Jammu and Kashmir Goods and Services Tax Rules, 2017, the State Government, on the recommendations of the Council, hereby notifies the persons whose registration under the said Act has been cancelled by the proper officer on or before the 30th September, 2018 as the class of persons who shall furnish the final return in FORM GSTR-10 of the said rules till the 31st December, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to Government, Finance Department.

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PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-601.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Amit Bharti S/o Late Shri Om Parkash Gupta R/o Ward No. 3, Ramban, Member, Ward No. 3 of Municipal Committee, Ramban, to have been declared as elected President of the Municipal Committee, Ramban.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-613.66In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Ravi Kumar S/o Shri Dharam Pal R/o Ward No. 13, Vijaypur, Member, Ward No. 13 of Municipal Committee, Vijaypur to have been declared as elected Vice-President of the Municipal Committee, Vijaypur.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-614.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Vishal Gupta S/o Shri Ved Parkash R/o Ward No. 7, Nowshera, Member, Ward No. 7 of Municipal Committee, Nowshera to have been declared as elected Vice-President of the Municipal Committee, Nowshera.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-615.óóIn exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Agya Paul S/o Shri Amar Nath R/o Upper Sair, Kalakote, Member, Ward No. 3 of Municipal Committee, Kalakote to have been declared as elected Vice-President of the Municipal Committee, Kalakote.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-617.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Smt. Balkees Akhter W/o Shri Zakir Hussain R/o Ward No. 5, Thanamandi, Member, Ward No. 5 of Municipal Committee, Thanamandi, to have been declared as elected Vice-President of the Municipal Committee, Thanamandi.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-618.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Kewal Krishan S/o Late Shri Om Parkash R/o Ward No. 2, Batote, Member, Ward No. 2 of Municipal Committee, Batote, to have been declared as elected Vice-President of the Municipal Committee, Batote.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-619.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Mohan Lal S/o Shri Munshi Ram R/o Ward No. 8, Sunderbani, Member, Ward No. 8 of Municipal Committee, Sunderbani, to have been declared as elected Vice-President of the Municipal Committee, Sunderbani.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-620.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Ashok Kumar Sharma S/o Shri Sita Ram Sharma R/o Ward No. 2, Banihal, Member, Ward No. 2 of Municipal Committee, Banihal, to have been declared as elected Vice-President of the Municipal Committee, Banihal.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-621.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Sumit Gupta S/o Shri Krishan Kumar R/o Ward No. 4, Ramnagar, Member, Ward No. 4 of Municipal Committee, Ramnagar, to have been declared as elected Vice-President of the Municipal Committee, Ramnagar.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-622.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Surinder Singh S/o Shri Avtar Singh R/o Ward No. 4, Udhampur, Member, Ward No. 4 of Municipal Council, Udhampur, to have been declared as elected Vice-President of the Municipal Council, Udhampur.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-623.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Mohammad Khalid Wani S/o Shri Gulam Nabi Wani R/o Ward No. 5, Ramban, Member, Ward No. 5 of Municipal Committee, Ramban, to have been declared as elected Vice-President of the Municipal Committee, Ramban.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-624.óóIn exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Amit Abrol S/o Shri Rajinder Abrol R/o Ward No. 5, Chenani, Member, Ward No. 5 of Municipal Committee, Chenani, to have been declared as elected Vice-President of the Municipal Committee, Chenani.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-625.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Ajay Kumar Baru S/o Shri Sham Lal R/o Ward No. 3, Katra, Member, Ward No. 3 of Municipal Committee, Katra, to have been declared as elected Vice-President of the Municipal Committee, Katra.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,

PART I-B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2018.

SRO-626.66In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Yog Raj S/o Shri Tulsi Dass R/o Ward No. 9, Reasi, Member, Ward No. 9 of Municipal Committee, Reasi, to have been declared as elected Vice-President of the Municipal Committee, Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL, IAS,



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JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Legislation Section)

Jammu, the 16th December, 2018.

The following Act has been assented to by the Governor on 16th December, 2018 and is hereby published for general information :66

THE JAMMU AND KASHMIR METROPOLITAN REGION DEVELOPMENT AUTHORITES Act, 2018

(Governor Act No. XLIX of 2018)

[16th December, 2018.]

Enacted by the Governor in the Sixty-ninth Year of the Republic of India.

An Act to provide for the establishment of Metropolitan Region Development Authorities, for the Metropolitan Regions of the State for the purposes of co-ordinating and supervising the proper, orderly and rapid development of the areas in such Regions and executing plans, projects and schemes for such development, and to provide for matters connected therewith or incidental thereto.

In exercise of the powers vested under Proclamation No. P-1/18 of 2018 dated 20th of June, 2018, the Governor is pleased to enact as follows :ô

CHAPTER I

Preliminary

- 1. Short title and commencement.—(1) This Act may be called the Jammu and Kashmir Metropolitan Region Development Authorities Act, 2018.
- (2) It shall come into force on such date as the Government may, by notification in the Government Gazette, appoint.
- 2. *Definitions*.ô (1) In this Act, unless the context otherwise requires,ô
 - (a) "Act" means the Jammu and Kashmir Metropolitan Region Development Authorities Act, 2018;
 - (b) "Amenity" means any item of infrastructure developmental work;
 - (c) "Authority" means the Authority established under section 3;
 - (d) "Chief Executive Officer" means the Chief Executive Officer appointed under sub-section (1) of section 13;
 - (e) "Development" with its grammatical variations, means the carrying out of building, engineering, mining or other operations or the making of any material change in any

building or land, or in the use of any building or land and includes redevelopment, layout and sub-divisions of any land and also the provision of amenities and projects, and õto developö shall be construed accordingly;

- (f) "Development Authority" means any Authority established under the Jammu and Kashmir Development Act, 1970 (Act No. XIX of 1970) having jurisdiction, whether wholly or partially, in the areas covered by the Metropolitan Region Development Authority;
- (g) "Development Plan" means a plan prepared or modified in terms of Chapter III and Chapter IV of the Jammu and Kashmir Development Act, 1970;
- (h) "Executive Committee" means the Executive Committee constituted under section 7;
- (i) "Government" means the Government of Jammu and Kashmir;
- (j) "Infrastructure Development Plan" means the infrastructure plan published under sub-section (5) of section 15;
- (k) "Infrastructure Development Work" means development of infrastructure such as roads, water supply systems and water treatment, sewerage systems, sewerage treatment and disposal, drainage, electricity transmission and distribution systems, solid waste management facility, metro railway systems, piped natural gas, communications or such other urban infrastructure which connects two or more sectors, municipal colonies or villages or which provides for the infrastructure needs of the Region, but does not include any internal development work;
- (l) "Internal Development Work" means development of roads, provision of water supply, sewerage, drainage, electricity, sanitation or such other urban facilities or amenities within a sector, colony, municipal colony or abadi deh areas of villages located in the Region;

- - (m) "Land" includes benefits to arise out of land, and things attached to the earth, or permanently fastened to anything attached to the earth;
 - (n) "Metropolitan Region" or õRegionö means the area notified by the Government as the Srinagar Metropolitan Region and the Jammu Metropolitan Region for the purposes of the Act;
 - (o) "Mobility" means movement of a person on foot or a wheeled conveyance of any description;
 - (p) "Mobility Management Plan" means the mobility management plan for managing mobility in the Region published under sub-section (5) of section 17;
 - (q) "Prescribed" means prescribed by rules made under this Act;
 - (r) "Resident" means a permanent resident of the State of Jammu and Kashmir who ordinarily resides in the Metropolitan Region;
 - (s) "Residents Advisory Council" means the Residents Advisory Council constituted under section 12; and
 - (t) "State" means the State of Jammu and Kashmir.
- (2) Words and expressions used in this Act but not defined herein shall have the same meaning as respectively assigned to them in the General Clauses Act, Samvat 1977 (Act No. XX of 1977), the Jammu and Kashmir Development Act, 1970 (Act No. XIX of 1970), Jammu and Kashmir Municipal Act, 2000 (Act No. XX of 2000), The Jammu and Kashmir Municipal Corporation Act, 2000 (Act No. XXI of 2000) and the relevant laws for the time being in force in the State.

CHAPTER II

Establishment and Constitution of the Authority

3. Establishment of the Authority.ô (1) As soon as, after the commencement of this Act, the Government may, by notification

- (2) The Authority so constituted shall be a body corporate, having perpetual succession and a common seal, with power, subject to the provisions of this Act, to acquire, hold and dispose of property, both moveable and immoveable and to contract and may sue or be sued by its corporate name as aforesaid.
- (3) The Authority shall be deemed to be a local authority within the meaning of the term õLocal Authorityö as defined in the General Clauses Act, Samvat 1977.
- 4. Composition of the Authority.ô (1) The Authority established under section (1) of section 3 shall consist of the following members, namely :ô
 - (i) Chief Minister;
 - (ii) Minister for Housing and Urban Development;
 - (iii) Minister for Transport;
 - (iv) Members of Parliament in the Metropolitan Region;
 - (v) Minister of State for Housing and Urban Development;
 - (vi) Mayor of the Municipal Corporation concerned;
 - (vii) Presidents of the Municipal Committees and Municipal Councils within the Metropolitan Region;
 - (viii) Chairperson(s) of the District Planning and Development Board(s) in the Metropolitan Region.
 - (ix) Four Members of the Legislative Assembly, representing constituencies falling wholly or partly within the limits of

- - the Metropolitan Region, to be nominated by the Government:
 - (x) One Member of the Legislative Council, to be nominated by the Government;
 - (xi) Chief Secretary to the Government of Jammu and Kashmir;
 - (xii) Administrative Secretary, Housing and Urban Development Department;
 - (xiii) Chief Executive Officer;
 - (xiv) Divisional Commissioner and Inspector General of Police of the respective Region ;
 - (xv) Municipal Commissioner of the Municipal Corporation within the Capital City;
 - (xvi) Such experts of eminence, not exceeding six, as the Government may from time to time nominate from the field of urban infrastructure, public administration, finance, management, urban forestry, environment, engineering, town planning, etc. as members;
 - (xvii) Vice-Chairperson(s)/Chief Executive Officer(s) of the Development Authority(ies); and
 - (xviii) Deputy Commissioner(s) of the District(s) falling in the Metropolitan Region;
- (2) The Chief Minister of the State shall be the Chairperson and the Chief Executive Officer shall be the Member-Secretary of the Authority.
- (3) With effect from the date of establishment of Authority under subsection (1) of section 3, the Authority shall be deemed to be duly constituted, notwithstanding that there may be any vacancies as some of the members may not have been nominated or appointed or for any other reason may not be available to take office on that day and the

- (4) The Government may, from time to time, notify the names of members nominated under clauses (ix), (x) and (xvi) of subsection (1).
- (5) The members shall receive such allowances as may be determined by regulations for meeting the personal expenditure in attending the meetings of the Authority or any Committee or body thereof, or in performing any other functions as a member.
- (6) Where a person becomes or is elected or nominated as a member of the Authority by virtue of holding any office or being a member of the Legislature or any local authority, or Committee or body thereof, he shall cease to be a member of the Authority, as soon as he ceases to hold that office or to be such member, as the case may be.
- (7) A member of the Authority, other than ex-officio member, may, at any time, by writing under his hand addressed to the Chairperson, resign from his office.
- (8) No act or proceeding of the Metropolitan Region Authority, or of any Committee thereof, shall be deemed to be invalid at any time merely on the ground thatô
 - (a) any of the members of the Authority or its Committee are not duly elected, nominated or appointed or for any other reason are not available to take office at the time of the constitution or any meeting of the Authority or of its Committee or body or there is any defect in the constitution thereof, or any person is a member in more than one capacity or there are one or more vacancies in the offices of any such members; and
 - (b) there is any irregularity in the procedure of the Authority or such Committee not affecting the merits of the matter under consideration.

- Explanation: ô During the continuation of proclamation under section 92 of the Constitution of Jammu and Kashmir or Article 356 of the Constitution of India as applicable to the State, the term -Chief Ministerø shall mean and include -Governorø for the purposes of this section.
- 5. The Chairperson and the Chief Executive Officer.ô (1) The Chairperson of the Authority shall supervise and control all the activities on behalf of the Authority and shall exercise such powers and perform such duties as are conferred on him by this Act and exercise such other powers and perform such other duties as the Authority may, from time to time, by regulations determine.
- (2) Subject to the provisions of sub-section (1), the Chief Executive officer shall ,ô -
 - (a) be the Chief Executive of the Authority; and shall exercise such powers and perform such functions or duties as the Authority may, by a resolution passed in this behalf, direct. The Chief Executive Officer may, by general or special order, further direct that such of the powers, functions or duties delegated to him as aforesaid or under sub-section (5) of section 7 shall be exercised or performed by such of the officers of the Authority, as may be specified in such order;
 - (b) supervise and control all its officers and servants, including any officers of the Government appointed, from time to time, on deputation to the Authority or any Committee or body thereof; and
 - (c) be responsible for collection of all sums due to the Authority and payment of all sums payable by the Authority. He shall ensure adequate security of all assets, including cash balances, of the Authority. He shall also be responsible for performing all executive functions in connection with the works of the Authority.
- (3) Subject to the provisions of sub-section (2), the Executive Committee shall, from time to time, by order determine the powers and duties of any Additional, Deputy and Assistant Chief Executive Officers appointed under section 13.

- 6. Meetings of the Authority.—(1) The Authority shall meet at least once in six months, at such place and at such time as the Chairperson may decide and shall, subject to the provisions of sub-section (3), observe such rules of procedure in regard to transaction of business at its meetings (including the quorum) as may be laid down by the regulations.
- (2) The Chairperson shall preside at the meetings of the Authority. In the absence of the Chairperson, at any meeting, any other member of the Authority nominated by the members present at the meeting shall preside at such meeting.
- (3) A member of the Authority, who has acquired or acquires, directly or indirectly, any share or pecuniary or other interest in any contract, loan arrangement or proposal entered into, or proposed to be entered into, by or on behalf of the Authority, shall cease to be a member of the Authority:

Provided that a member shall not be deemed to have any such share or interest by reason only of his being a shareholder of a public limited company concerned in any such contract, loan, arrangement, or proposal or that he himself or any relation of his is employed by or on behalf of the Authority, or he has such share or interest in his capacity as a member of the Authority, or his property, or any property in which he has a share or interest, is or is being acquired or taken on lease by or on behalf of the Authority by agreement or according to any law for the time being in force.

- (4) If any question arises whether a member of the Authority has become subject to the disqualification mentioned in the last preceding subsection, the question shall be referred for decision of the Government, and its decision thereon shall be final.
- 7. Executive Committee.—(1) There shall be an Executive Committee of the Authority, consisting of the following members, namely:ô
 - (a) Chief Secretary to the Government of Jammu and Kashmir;

- - (b) Administrative Secretaries of Housing and Urban Development, Finance, Planning, Monitoring and Development, Tourism, Transport, R&B and PHE and Flood Control Departments;
 - (c) Divisional Commissioner and the Inspector General of Police of the respective Region;
 - (d) Municipal Commissioner of the Corporation in Capital City;
 - (e) Vice-Chairperson(s)/Chief Executive Officer(s) of Development Authority(ies) in the Region;
 - (f) Chief Executive Officers of Jammu & Srinagar Smart Cities Ltd.;
 - (g) Chief Executive Officer Economic Reconstruction Agency;
 - (h) Chief Town Planner, Town Planning Organization of the Region;
 - (i) Managing Director J&K Housing Board;
 - (j) Three members who are experts in the field of urban planning and infrastructure development, to be appointed by the Government; and
 - (k) Financial Advisor/ Chief Accounts Officer of the Authority.
- (2) The Chief Secretary shall be the Chairperson of the Executive Committee and the Chief Executive Officer appointed under section 13 of the Act, shall be the Member-Secretary of the Executive Committee.
- (3) Subject to the provisions of Section 33 and the guidelines or directives issued by the Authority, the Executive Committee shall exercise the following powers and perform the following duties, namely:ô
 - i. Appointment of the staff;

- ii. Planning and implementation of the projects and schemes of the Authority, including approval or rejection of such projects and schemes;
- iii. Approval or rejection of tenders for projects and schemes;
- iv. Grant of permission or refusal of permission, on behalf of the Authority, under sub-section (3) of section 20;
- v. Investment of surplus moneys of the Metropolitan Region Development Fund ;
- vi. Institution, conduct and withdrawal of any legal proceedings on behalf of the Authority; and
- vii. The powers (except the power to make regulations) delegated or the functions or duties imposed, from time to time, on the Executive Committee by the Authority.
- (4) The Executive Committee shall meet at such place and at such time as may be determined by its Chairperson and shall observe such rules of procedure as it may determine.
- (5) The Executive Committee may, from time to time, by a resolution passed in this behalf, direct that any power and any function or duty which is conferred on it, by or under the provisions of this Act, shall be exercised or performed by the Chief Executive Officer.
- 8. Authentication of Proceedings.—All proceedings of the Authority and the Executive Committee shall be authenticated under the seal and signature of the Chairperson of the Authority or the Executive Committee, as the case may be, or of any member thereof authorized by the Chairperson in this behalf, and all other orders and instruments of the Authority and the Executive Committee shall be authenticated by the Chief Executive Officer or by any other officer of the Authority authorized by the Authority, the Executive Committee or the Chief Executive Officer in this behalf.

- 9. Constitution of Committees.ô (1) The Authority may constitute committees consisting wholly of members of such Authority or partly of other persons and for such purpose or purposes, as it may think fit; and entrust to any such committee such powers as the Authority may specify by regulations.
- (2) The committees constituted under this section shall meet at such place and at such time, and shall observe such rules of procedure in regard to the transaction of business at its meetings as may be provided by the regulations.
- (3) The members of the committees may be paid such allowances for meeting the personal expenditure in attending the meetings and for attending to any other work of the committees, as may be provided by regulations.
- 10. Members of the Authority not disqualified for being chosen or holding certain offices.ô Notwithstanding anything contained in any other law for the time being in force, a member (including the Chairperson of the Authority or any of its Committees) shall not be disqualified for being chosen as, and for being, a Member or Councillor of the State Legislature or any local authority or any committee members of or body of such legislature or authority, merely by reason of the fact that he is a member of the Authority or any of its Committees.
- 11. Special or permanent invitees in meetings having no right to vote.—The Authority, or the Executive Committee may invite any officer of the Government or local authority to attend its meeting or meetings as a special or permanent invitee for the purpose of assisting or advising it on any matter or matters. The officer so invited may take part in the proceedings, but shall have no right to vote.
- 12. Residents Advisory Council.—(1) There shall be a Residents Advisory Council to aid and advise the Authority in discharge of its functions.

- (2) The Residents Advisory Council shall consist of the Chief Executive Officer, who shall preside over the meetings of the council and the following members, namely :ô
 - (a) Commissioner of the Municipal Corporation concerned;
 - (b) Deputy Commissioners and Superintendents of Police of the Districts falling in the Metropolitan Region;
 - (c) Director Urban Local Bodies of the respective division;
 - (d) Director Tourism of the respective division;
 - (e) Chief Engineers of Public Works Department, Public Health Engineering Department, Power Development Department and Urban Environment Engineering Department of the Region;
 - (f) such officers of the Authority, not exceeding two, as the Chief Executive Officer may, from time to time, nominate; and
 - (g) such persons, not less than six and not more than ten, being residents in the Metropolitan Region, to be nominated from amongst resident welfare associations, civil society, labour, industry, real estate developers, commerce and services by the Authority or the Executive Committee, in such manner and for such term, as may be prescribed.
- (3) The Residents Advisory Council may aid and advise the Authority on the implementation of the annual plan of action for infrastructure development, mobility management plan and the plan for sustainable management of the urban environment and make appropriate such recommendations, as it may decide.
- (4) The recommendations of the Residents Advisory Council, along with an explanatory memorandum on the action taken or proposed to be taken thereon, shall be placed by the Chief Executive Officer before the Authority.

- (5) The procedure for conduct of meetings and transaction of business of the Residents Advisory Council shall be such, as may be prescribed.
- (6) The members of the Residents Advisory Council nominated under clause (e) of sub-section (2), may receive such allowances for attending the meetings of the Authority, as may be prescribed.

CHAPTER III

Officers And Staff

- 13. Appointment of the Chief Executive Officer and other officers of the Authority.ô (1) The Government shall appoint a Chief Executive Officer for the Authority who shall be an officer not below the rank of Principal Secretary to the Government.
- (2) The Government may, on a request being made by the Executive Committee, appoint,ô
 - (a) one or more Additional/Deputy/Assistant Chief Executive Officers who shall be officer(s) not below the rank of Secretary/Special Secretary/Additional Secretary to the Government; and
 - (b) Financial Advisor/ Chief Accounts Officer for the Authority who shall be an officer not below the rank of Financial Advisor/ Chief Accounts Officer of the Jammu and Kashmir Accounts (Gazetted) Service.
- (3) The Authority may, from time to time, with the approval of Government sanction creation of posts of other officers and staff to the Authority as it may deem necessary.
- (4) The conditions of appointment and service and the powers and duties of such officers and staff shall be such as may be determined by the regulations.
- (5) The Chief Executive Officer may engage temporarily, on such fee and remuneration and for such period, such experts of eminence having such experience, as may be specified by regulations.

CHAPTER IV

Powers and Functions of the Authority

- 14. Object of the Authority.-ô (1) The main object of the Authority shall be to secure the development of the Metropolitan Region according to the Development Plan and for that purpose, the functions of the Authority shall be to,ô
 - (i) review any physical, financial and economic plan;
 - (ii) review any project or scheme for development which may be proposed or may be in the course of execution or may be completed in the Metropolitan Region;
 - (iii) formulate Schemes for the development of the Metropolitan Region or any part thereof;
 - (iv) execute projects and schemes ;
 - (v) recommend to the Government any matter or proposal requiring action by the Government or any other authority for the overall development of the Metropolitan Region;
 - (vi) participate with any other authority for inter-regional development;
 - (vii) finance any project or scheme for the development of the Metropolitan Region;
 - (viii) coordinate execution of the projects or schemes for the development of the Metropolitan Region;
 - (ix) supervise or otherwise ensure adequate supervision over the planning and execution of any project or scheme, the expenses of which, in whole or in part, are to be met from the Metropolitan Region Development Fund;
 - (x) prepare schemes and advise the concerned authorities in formulating and undertaking schemes for development of social, economic and industrial infrastructure in the Metropolitan Region;

- (xi) prepare and implement schemes for providing alternative accommodation and for rehabilitation of persons displaced by projects and schemes which provide for such requirements;
- (xii) enter into partnership with leading institutions in the fields of policy planning and development to strengthen the institutional capacity of the Authority; and
- (xiii) do all such other acts and things as may be necessary for or incidental or conducive to any matters which arise on account of its activity and which are necessary for furtherance of the objects for which the Authority is established.
- (2) Notwithstanding anything contained in the Jammu and Kashmir Development Act, 1970, the Jammu and Kashmir State Town Planning Act, 1963, or any other law for the time being in force, the Authority shall assist the concerned authority in preparation of the Master Plan, Zonal Plan or Town Planning Scheme, as the case may be, under the provisions of these Acts.
- (3) The Authority may also, in consultation with the authority concerned, for the purpose of the integrated development of the Metropolitan Region, undertake modification or revision of the Development Plans and shall for this purpose have all the powers of the authorities under these Acts and obtain the approval of the Government to the same. In doing so, the Authority shall take into consideration all the relevant plans of the authorities in the Region and specify the extent and the reason for modification of each such plan.
- 15. Infrastructure Development Plan.ô (1) The Chief Executive Officer shall, within such period from the commencement of this Act and at such intervals thereafter, as may be specified by the Authority, after such consultations as may be specified by regulations, prepare an infrastructure development plan for the Metropolitan Region:

Provided that such infrastructure development plan shall be in conformity with the Development Plan(s).

- (2) The infrastructure development plan shallô
 - (a) describe and detail the infrastructure development work and amenities, including but not limited to roads, water supply, sewage disposal, storm water drainage, electricity, solid waste management, public transportation, parking and other amenities, required for the maintenance of a reasonable standard of livability in the Metropolitan Region or part thereof:

Provided that nothing in this clause shall apply to any internal development work in the Metropolitan Region :

Provided further that the parameters for measuring the reasonable standard of livability of residents shall be such, as may be determined by the Authority; and

(b) specify the right of way requirements for infrastructure development work under, over, along, across or upon any road or public street or any property vested in or under the control or management of the Authority, including but not limited to electricity, telecommunications, piped natural gas, provided by entities under a license issued by or under any State law:

Provided that the right of way requirements shall make provision for prevention of frequent damage to road and related infrastructure standing thereon.

- (3) The Chief Executive Officer shall cause the infrastructure development plan to be published for the purpose of inviting objections or suggestions thereon.
- (4) Any person may within a period of thirty days from the date of publication of the plan under sub-section (3), send his objections or suggestions in writing, if any, in respect of such plan to the Chief Executive Officer and he shall submit, within a period of sixty days from the aforesaid date, the infrastructure development plan along with his recommendations to the Authority.

- (5) After considering the objections and suggestions, if any, and the recommendations of the Chief Executive Officer thereon, the Authority shall, subject to such modifications as it deems fit, prepare final infrastructure development plan and publish the same.
- 16. Annual Plan for infrastructure development.ô (1) The Chief Executive Officer shall, based on the infrastructure development plan published under sub-section (5) of section 15 and an assessment of the availability of resources, prepare an annual plan of action for infrastructure development and provision of amenities in the ensuing financial year.
- (2) The annual plan of action for infrastructure development and provision of amenities referred to in sub-section (1) shall contain schemes or projects for infrastructure development work or amenities proposed in the ensuing financial year along with an estimate of funds required for its implementation and source of funding.
- (3) The annual plan of action for infrastructure development under sub-section (1) shall include a statement of infrastructure development work and amenitiesô
 - (a) included in the annual plan of action of the current financial year that have not started along with reasons thereof;
 - (b) that have been started, either in the current financial year or in the financial years preceding the current financial year, but not completed along with reasons thereof; and
 - (c) that have been completed or are likely to be completed in the current financial year.
- (4) The annual plan of action for infrastructure development shall include an assessment by the Chief Executive Officer, after obtaining information required for the purpose, of infrastructure development and provision of amenities proposed or under implementation by any person, board, company or other agency in the Metropolitan Region.
- (5) The Chief Executive Officer shall submit, at least one month before the end of the financial year, the annual plan of action for infrastructure development and provision of amenities referred to in

- (6) The Authority shall, before the commencement of the ensuing financial year and after consideration of the annual plan of action for infrastructure development and provision of amenities, approve the plan with such amendments or modifications, if any, as it deems fit:

Provided that any amendment or modification to such annual plan of action shall be made only after an estimate of funds required for its implementation is assessed and the source of funding is identified.

- (7) The Chief Executive Officer shall cause the annual plan of action for infrastructure development and provision of amenities, as approved by the Authority, to be published as soon as may be practicable.
- 17. Mobility Management Plan.ô (1) The Chief Executive Officer shall, in consultation with the Transport Commissioner, Inspector General of Police, Traffic, Commissioner of the Municipal Corporation, Deputy Commissioners of the Districts falling within the Metropolitan Region, and after such other consultations as the Chief Executive Officer deems fit, prepare from time to time, a mobility management plan for managing mobility in the Metropolitan Region.
 - (2) The mobility management plan shall includeô
 - (a) measures for infrastructure development, including improvement of road junctions, construction of roads, bridges, pedestrian footpaths, subways and such other construction or improvement, as the case may be;
 - (b) measures for infrastructure development aimed at enhancing safety of life and prevention of accidents on public roads;
 - (c) measures in regard to public transportation, mass transportation, integrated multi-modal transportation, bus shelters, parking and their improvement;

- - (d) measures to regulate parking, traffic, installation of traffic signals and the transit of vehicles, including its speed, form, construction, weight, size or laden with such heavy or unwieldy objects, as may be likely to cause injury;
 - (e) measures to regulate access to premises from any particular public street carrying high speed vehicular traffic; and
 - (f) such other measures, as may be required for managing mobility in the Metropolitan Region.
- (3) The mobility management plan shall be submitted to the Residents Advisory Council and it shall make such recommendations, if any, as it may decide.
- (4) The mobility management plan shall be submitted to the Authority along with the recommendations of the Residents Advisory Council, if any and the Authority shall approve the plan with such amendments or modifications, as it deems fit.
- (5) The Chief Executive Officer shall cause the mobility management plan as approved by the Authority to be published as soon as may be practicable.
- (6) The Transport Commissioner, Inspector General of Police, Traffic, Commissioner of Municipal Corporation concerned, and such other officer(s), as may be empowered under the law for the purpose, shall be responsible for enforcement of the measures in regard to clauses (d) and (e) of sub-section (2) requiring the imposition of any penalty for violation of such law for the time being in force.
- 18. City Bus service within Metropolitan Region.ô The Government shall, in public interest and pursuant to a proposal regarding a scheme published in accordance with the provisions of sub-section (1) of section 99 of the Motor Vehicles Act, 1988 (59 of 1988) and published under sub-section (3) of section 100 of the said Act for the purpose of providing an efficient, adequate, economical and properly coordinated road transport service, permit the Authority to operate a city bus service within the Metropolitan Region.

- 19. Plan for sustainable management of urban environment.ô (1) The Chief Executive Officer shall, in consultation with the Chief Conservator of Forests, the Deputy Commissioners of the districts falling in the Metropolitan Region, the Commissioner of the Municipal Corporation, Chief Engineer Urban Environmental Engineering Department concerned and such other persons as the Chief Executive Officer deems fit, prepare, from time to time, a plan for sustainable management of the urban environment of the Metropolitan Region.
- (2) The plan for sustainable management of the urban environment shall includeô
 - (i) provision for urban forestry, tree plantation and horticulture, so as to endeavor to achieve such international standards for green spaces, as the Authority may determine; and
 - (ii) measures for solid waste management and water conservation, as may be necessary and desirable.
- (3) The Chief Executive Officer shall cause the plan for sustainable management of the urban environment to be published for the purpose of inviting objections or suggestions thereon.
- (4) Any person may within a period of twenty-one days from the date of publication of the plan under sub-section (3) send to the Chief Executive Officer, his objections and suggestions, if any, in respect of such plan and the Chief Executive Officer shall submit, within a period of sixty days from the aforesaid date, the plan for sustainable management of the urban environment along with his recommendations to the Authority.
- (5) After considering the objections and suggestions, if any, and the recommendations of the Chief Executive Officer thereon, the Authority shall, subject to such modifications, as it deems fit, decide as to the final plan for sustainable management of the urban environment and the Chief Executive Officer shall cause the plan so approved to be published as soon as may be practicable.

- (6) The plan for sustainable management of the urban environment may, from time to time as may be required, be modified after following the process described in sub-sections (3) to (5), in so far as the modification is concerned.
- (7) On the approval of the plan for sustainable environment management, the relevant authorities, as the case may be, shall incorporate such of the measures, as may relate to the erection of buildings, including but not limited to water conservation, recycling of waste water, rain water harvesting, provision of roof-top solar energy, as the case may be, in the building bye-laws applicable in the Metropolitan Region.
- 20. No development to be undertaken without the permission of the Authority.ô (1) Notwithstanding anything contained in any law for the time being in force, except with the previous permission of the Authority, no authority or person shall undertake any development within the Metropolitan Region of the type as the Authority may from time to time specify, by notification in the Government Gazette, and which in the opinion of the Authority, is likely to adversely affect the overall development of the Metropolitan Region.
- (2) Any authority or person desiring to undertake development referred to in sub-section (1) shall apply in writing to the Authority for permission to undertake such development.
- (3) The Authority shall, after making such inquiry as it deems necessary and within 60 days from the receipt of an application under sub-section (2), grant such permission without any conditions or with such conditions as it may deem fit to impose or refuse to grant such permission. If the Authority fails to communicate its decision to grant or refuse permission to the applicant within sixty days from the date of receipt of compliance of requisition, or within sixty days from the date of receipt of compliance of requisition, if any, made by the Authority, whichever is later, such permission shall be deemed to have been granted to the applicant on the date immediately following the date of expiry of such sixty days, but subject to the provisions of the Development Plan or the Regulations or the building control regulations and bye-laws, if any, applicable for the time being to such development.

(4) Any authority or person aggrieved by the decision of the Authority under sub-section (3), may, within forty days, appeal against such decision to the Government, whose decision thereon shall be final:

Provided that, where the aggrieved authority submitting such appeal is under administrative control of the Central Government, the appeal shall be decided by the Government, after consultation with the Central Government.

- (5) In case any person or authority contravenes any condition imposed under sub-section (3) or does anything contrary to the decision given under sub-section (4), the Authority shall have power to pull down, demolish or remove any development undertaken contrary to such decision and recover the cost of such pulling down, demolition or removal from the person or authority concerned.
- (6) Without prejudice to the powers exercised by the Authority under this Act and notwithstanding the powers exercised by any other authority in the Metropolitan Region, any difference or disputes between such other authorities and the Metropolitan Region Development Authority only in respect of matters of proper, orderly and rapid development of any part of the Metropolitan Region shall be referred to the Authority whose decision thereon shall be final and binding on such other authorities.
- 21. Power to give instructions.ô (1) Notwithstanding anything contained in any other law for the time being in force, the Authority may give such directions to any local authority, or other authority or person with regard to the implementation of any development project or scheme financed fully or partially by it, as it thinks fit, and any such authority or person in that Region shall be bound to comply with such directions.
- (2) Where any direction is given to any authority or person under sub-section (1), such authority or person may, within fifteen days from the date of receipt of such direction, appeal to the Government against such direction, and the decision of the Government thereon shall be final.

- (3) The Authority shall so exercise the powers of supervision referred to in clause (i) of sub-section (1) of section 14 as may be necessary to ensure that each development project or scheme is executed in the interest of the overall development of the Metropolitan Region, and in accordance with any plan, project or scheme duly approved under any law for the time being in force by the Government.
- (4) The Authority shall have power to direct the Inspector General of Police or Superintendent of Police, as the case may be, who shall comply with these directions in so for as they relate to execution of development work or removal of unauthorised development or for enforcing the provisions of this Act or for ensuring proper development as per the approved Development Plan for the time being in force in that Region.
- 22. Amenities provided by the Authorities.ô Where any amenity is provided by the Authority, the Authority may assume responsibility for the maintenance of the amenities which have been provided by it or may require the authority including a local authority, within whose local limits the area so developed is situated, to assume such responsibility for the maintenance of the amenity, and for the provision of such other amenities which have not been provided by the Authority, but which in its opinion should be provided in the area, on such terms and conditions as may be agreed upon between the Authority and that local authority; and where such terms and conditions cannot be agreed upon, on such terms and conditions as may be specified by the Government, in consultation with both the other local authority and the Authority.
- 23. Execution of projects in certain cases.ô (1) Where the Authority is satisfied that any direction given by it under sub-section (1) of section 21 with regard to any development project or scheme has not been carried out by the Authority referred to therein, within the time specified in the direction or that any such authority is unable to fully implement any project or scheme undertaken by it for the development of any part of the Region, the Authority may itself undertake any work and incur any expenditure for the execution of

- (2) The Authority may also undertake any work in the Region for development in accordance with the Infrastructure Development Plan as may be directed by the Government and may incur such expenditure as may be necessary for the execution of such work. Such direction may be issued to the Authority only where in the opinion of the Government,ô
 - (a) there is no other suitable authority to undertake such work, or
 - (b) where there is such an authority but it is unwilling or unable to undertake such work, or
 - (c) where the Authority has specifically requested the Government to entrust such work to it.
- (3) Where any work is undertaken by the Authority under sub-section (1), it shall be deemed to have, for the purposes of the execution of such work, all the powers which may be exercised by or under any law for the time being in force by the authority referred in sub-section (1).
- (4) The Authority may, for the purposes of sub-sections (1) and (2), undertake the survey of any area within the Metropolitan Region and for that purpose, it shall be lawful for any officer or servant of the Authority,ô
 - (a) to enter in or upon any land and to take level of such land;
 - (b) to dig or bore into the sub-soil;
 - (c) to mark levels and boundaries by placing marks and cutting trenches; and

- - (d) where otherwise the survey cannot be completed and levels taken and boundaries marked, to cut down and clear away any fence.
- (5) Before entering upon any land for the purpose given in aforesaid sub-section (4), the Authority or an officer authorized by it shall give notice of its intention to do so in such manner as may be specified in the regulations.
- 24. Power to incorporate subsidiaries and Joint Project Ventures.ô (1) The Authority may subscribe to the share capital of any public limited company incorporated under the Companies Act, 2013 or a cooperative society, with limited liability registered under the Jammu and Kashmir Cooperative Societies Act, 1989 (Act No. X of 1989):

Provided that, the amount of such subscription in a year shall not exceed such sum as may be prescribed :

(2) The Authority for the purpose of executing or managing projects, schemes, policies and raising equity therefor shall have power to create Joint Project Venture (JPV) with Private Partner(s).

CHAPTER V

Finance, budget and accounts

- 25. Metropolitan Region Development Fund.ô (1) There shall be a fund for the Authority to be called Metropolitan Region Development Fund for that Region to which shall be credited all moneys received by the Authority, including,ô
 - (a) a contribution to be made by the Government of a sum of not less than rupees hundred crores towards a revolving fund to be established by the Authority, in such instalments not exceeding four, as the Government may determine in consultation with the Authority;

- (b) such other monies as may be paid to the Authority by the Government;
- (c) such monies as may be paid to the Authority by the Union Government or any other authority or agency;
- (d) the sums collected on account of any duty or cess levied under Chapter VI;
- (e) the proceeds of any betterment charge levied under Chapter VI;
- (f) all fees, costs and charges received by the Authority under this Act or any other law for the time being in force;
- (g) all monies received by the Authority from the disposal of lands, buildings and other properties, moveable and immoveable, and other transactions;
- (h) all monies borrowed by the Authority; and
- (i) all monies received by the Authority by way of rents and profits or in any other manner or from any other source.
- (2) The Authority may keep in current or deposit account with the Jammu and Kashmir Bank Ltd. or with any Nationalised Bank, or with any other bank approved by the Government in this behalf, such sum of money out of its fund as may be prescribed, and any money in excess of the said sum shall be invested in such manner as may be approved by the Government.
- (3) Such accounts shall be operated upon by such officers of the Authority as may be authorized by regulation made in this behalf.
- (4) Government lands free from encumbrances in the Metropolitan Region shall be made available by the Government to the Authority on such terms and conditions as the Government may deem fit and the Authority shall use those lands as resource to raise funds to provide

- 26. Loan Fund.ô (1) As a part of the Metropolitan Region Development Fund, the Authority shall establish in distinct Bank accounts a Loan Fund for the purposes of,ô
 - (a) receiving all monies borrowed by it including all repayments of loan instalments together with payment of interest made by the borrower on loans,
 - (b) providing all monies to be made available by the Authority as loans or advances to local authorities and other authorities or persons,
 - (c) repayment of loans raised by the Authority for the purpose of this Act, and
 - (d) expenditure on projects and schemes financed through loans.
- (2) All matters connected with the Loans Fund shall be governed by the regulations made in this behalf.
- 27. Other funds and reserves.ô (1) The Authority shall make provisions for a reserve fund and may provide for other specially denominated funds as it deems fit.
- (2) The management of the funds referred to in sub-section (1), the sums to be transferred, from time to time, to the credit thereof and the application of money comprised therein, shall be determined by the Authority.
- 28. Property, funds etc. of the Authority to be applied to the purposes of the Act.ô All property, funds and other assets vesting in the Authority shall be held and applied by it for the purposes and subject to the provisions of this Act.
- 29. *Borrowings*.ô The Authority may borrow any moneys for carrying out the purpose of this Act or for servicing any loan obtained

- 30. Grants, Advances and Loans.ô The Authority shall be competent to give grants, advances or loans to, or to share expenses with, any local authority or other authority in the Metropolitan Region, for any of the purposes of section 14, and notwithstanding anything contained in any law for the time being in force, but subject to the restrictions (if any) contained in the Jammu and Kashmir Municipal Act, 2000 (Act No. XX of 2000), the Jammu and Kashmir Municipal Corporation Act, 2000 (Act No. XXI of 2000) or any law relating to such local authority or other authority, it shall be lawful for such other authority to accept such grants, advances or loans or share in the expenses, subject to such terms and conditions as the Authority may, from time to time, in consultation with such other authority, specify.
- 31. Guarantee by the Government.ô The Government may guarantee repayment of the principal of, and interest on, any loan raised or given by the Authority or transferred to it, for the purposes of this Act, subject to such conditions as the Government may think fit to impose:

Provided that, the guarantee of repayment shall be applicable only to the cases where the loan is raised, given or transferred by the Authority with the prior approval of the Government:

Provided further that, the Government shall not give guarantee for repayment of the principal of, and interest on, any loan raised or given by the Authority or transferred to it under section 29.

- 32. Form and manner of keeping accounts.ô (1) The Authority shall keep accounts in such form and in such manner as it may by regulations made in this behalf determine.
- (2) The accounts of the Authority shall be audited by the Director, Local Fund Audit and Pensions, Jammu and Kashmir or by any other auditor appointed by the Government from time to time.

- (3) The audit shall be made in such manner as may be determined by regulations.
- (4) The auditor shall submit his audit report to the Authority and shall forward a copy thereof to the Government.
- 33. Annual Budget.ô (1) The Chief Executive Officer of the Authority shall prepare, every year, in such form and at such time as may be prescribed, an annual budget estimate in respect of the next ensuing financial year showing the estimated receipts and disbursements of the Authority and shall submit it to the Authority for approval.
 - (2) The Authority shall also approve the Annual Capital Budget.
- (3) The Chief Executive Officer shall forward to the Government copies of the budget estimate and capital budget so prepared by him and the budget as approved by the Authority.
- 34. Annual report.ô The Authority shall prepare after the end of each year (ending on the 31st day of March), a report of its activities during the previous year and submit it to the Government before the 30th day of November and the Government shall cause a copy of such report to be laid before the State Legislature.
- 35. Deficit in Metropolitan Region Development Fund.ô The Authority shall not and shall not be required to carry out any of its operation under this Act at a loss. Any deficit in the Metropolitan Region Development Fund in any financial year shall be made good by the Authority not later than in the next succeeding financial year.

CHAPTER VI

Powers Of Taxation

36. Duty on transfer of immovable properties.ô The Authority shall have the power to levy a duty on the transfer of immovable properties situated within the limits of the Metropolitan Region in addition to the duty imposed under the Stamp Act, 1977 on every instrument

- (i) sale of immovable propertyô the amount or value of the consideration for the sale as set forth in the instrument;
- (ii) exchange of immovable propertyô the value of the property or the greater value as set forth in the instrument;
- (iii) gift of immovable property the value of the property as set forth in the instrument ;
- (iv) mortgage with possession of immovable property the amount secured by the mortgage as set forth in the instrument;
- (v) lease in perpetuity of immovable propertyô the amount equal to one-sixth of the whole amount or value of the rent which shall be paid or delivered in respect of the first fifty years of the lease, as set forth in the instrument :

Provided that the said duty shall be collected in such a manner as may be prescribed.

37. Cess on lands and buildings.ô (1) The Government may, upon a request received from the Authority by notification in the Government Gazette, levy cess on lands and buildings in the Metropolitan Region or any part thereof, at such rate not exceeding five per cent, as may be determined by the Government, of the annual value of the property:

Provided that, any land or building vested in or under the control or possession of the Central Government, the Government or of any local authority shall be exempt from the payment of the cess.

(2) |Such cess may be levied at different rates for different areas and for different classes of properties.

- (3) The cess shall be collected by the local authority within whose areas the properties are situated as if the cess were a property tax levied by it under the law governing that local authority and shall be paid into the fund of the Authority for being utilised by it for the purposes of this Act.
- (4) Every landlord shall, in respect of any premises situated in the Metropolitan Region, be entitled to make any increase in the rent of the premises on account of the payment by him of the cess levied under this section.
- 38. Betterment charges.ô (1) Where, in the opinion of the Authority as a consequence of any development project or scheme having been executed by the Authority in any area the value of any land in that area has increased or will increase, the Authority shall be entitled to levy upon the owner of the land or any person having an interest therein, a betterment charge in respect of the increase in value of the land resulting from the execution of the development project or scheme.
- (2) Such betterment charge shall be an amount not exceeding one-half of the amount by which the value of the land on the completion of the execution of the development project or scheme, estimated as if the land were clear of buildings, exceeds the value of the land immediately before such execution estimated in like manner:

Provided that, in levying betterment charge on any land the Authority shall have regard to the extent and nature of benefit accruing to the land from the development project or scheme and such other factors as may be laid down by rules made in this behalf.

(3) When it appears to the Authority that any particular development project or scheme is sufficiently advanced to enable the amount of the betterment charge to be determined, the Authority may, by an order made in this behalf, declare that for the purpose of determining the betterment charge the execution of the development project or scheme shall be deemed to have been completed and shall

- (4) The Authority shall then assess the amount of betterment charge payable by the person concerned after giving such person a reasonable opportunity to be heard and such person shall, within one month from the date of receipt of the notice in writing of such assessment from the Authority, inform the Authority by a declaration in writing that he accepts the assessment or dissents from it.
- (5) When the assessment proposed by the Authority is accepted by the person concerned within the period specified in sub-section (4), such assessment shall be final.
- (6) If the person concerned dissents from the assessment or fails to give the Authority the information required by sub-section (4) within the period specified therein, the matter shall be determined by arbitrators in the manner provided in the next following section.
- (7) No betterment contribution shall be payable by the Government, the Authority or other local authority in respect of any land which is the property of the Government, the Authority or other local authority.
- (8) For the determination of the matter referred to in sub-section (4), the provisions regarding arbitration under the Jammu and Kashmir Arbitration and Conciliation Act, 1997, shall be applicable.
- 39. Manner of payment of betterment charges.ô (1) The betterment charge levied under this Act shall be payable in such number of instalments and each instalment shall be payable at such time and in such manner as may be fixed by rules.
- (2) Any arrear of betterment charge shall bear interest at the prescribed rate and shall be recoverable as an arrear of land revenue.
- 40. *Inability to pay betterment charge*.ô (1) Any person liable to the payment of betterment charge may, at his option instead of making

the prescribed rate, the first annual payment of such interest being made at such time and in such manner as may be fixed by the rules :

Provided that, within a period of ten years from the date on which the first payment of interest is made by any person, he may, at any time, pay the betterment charge in full in a lump sum and thereupon the agreement executed by him shall stand terminated and the charge created by him on his interest in the land shall also stand released.

- (2) Every payment due from any person in respect of a betterment charge and every charge referred to in sub-section (1) shall notwithstanding anything contained in any other law for the time being in force but subject to the payment of any dues of the Government, or of any local authority, be the first charge upon the interest of such person in such land.
- 41. Levy and collection of user charges.ô (1) The Authority may, for the purposes of recovering wholly or in part, any expenditure on any infrastructure development work or amenity provided or maintained by it, directly or indirectly under its authorization, levy and collect a charge from the users of such infrastructure development work or amenity.
- (2) The user charge for each infrastructure development work or amenity shall be such, as may be determined by the Authority :

Provided that the Authority shall be eligible to collect the user charge from such date, not being less than a period of seven days from the date of its publication by the Authority.

(3) The Chief Executive Officer may authorise or assign any person, company, board or any other agency, the collection of the user charge on such terms and conditions, as the Chief Executive Officer may, with the prior approval of the Authority, determine.

CHAPTER VII

Miscellaneous

- 42. Recovery of unpaid sums as arrears of land revenue.ô Where any sum (not being rent payable in respect of any Authority premises) payable to the Authority, whether under any agreement, express or implied or otherwise, howsoever, is not paid on or before the due date, the person duly authorised by the Authority shall send to the Collector a certificate under his hand indicating therein the sum which is due to the Authority or is claimed by the Authority, as the case may be, and thereupon, the Collector shall recover the sum due or claimed as an arrear of land revenue.
- 43. Lump sum payment to other local authorities in lieu of taxes etc.ô (1) Subject to rules, if any, that may be made under this Act, and regard being had to the fact that the Authority itself provides in the area within the jurisdiction of any local authority any of the infrastructure which the local authority provides, the Authority shall not be liable to pay the taxes including property taxes, if any, but it shall be lawful for the local authority to arrive at an agreement with the Authority to receive a lump sum contribution in lieu of all or any of the taxes levied or services rendered by the local authority.
- (2) Where no such agreement as is referred to in sub-section (1) can be reached, the matter may be referred to the Government, and the Government may, after giving to the local authority or the Authority or both, a reasonable opportunity of being heard, decide the amount of such contribution. The decision of the Government shall be binding on both parties.
- 44. Deduction of sums due to the Authority from salaries or wages in certain cases.ô (1) Any person dealing with the Authority may execute an agreement in favour of the Authority providing that his employer shall be competent to deduct from the salary or wages payable to him by the employer, such amount as may be specified in the agreement, and to pay to the Authority the amount so deducted in satisfaction of any debt or demand of the Authority against such person.

- (2) On the execution of such agreement, the employer shall, if so required by the Authority, by requisition in writing, and so long as the Authority does not intimate that the whole of such debt or demand has been paid, make the deduction in accordance with the agreement, and pay the amount so deducted to the Authority as if it were a part of the salary or wages payable by the employer as required under the Payment of Wages Act, 1936, on the day on which the employer makes payment.
- (3) If, after the receipt of a requisition made under the foregoing sub-section, the employer at any time fails to deduct the amount specified in the requisition from the salary or wages payable to such person or makes a default in remitting the amount deducted to the Authority, the employer shall be personally liable for the payment thereof; and the amount shall be recoverable on behalf of the Authority from the employer as an arrear of land revenue.
- (4) Nothing contained in this section shall apply to persons employed in any railways and in mines and oil fields.
- 45. Power of the Government to give directions.-ô (1) The Authority shall exercise its powers and perform its duties under this Act in accordance with the policy framed and guidelines laid down from time to time, by the Government for development of the areas in the Metropolitan Region.
- (2) The Authority shall be bound to comply with such directions which may be issued, from time to time, by the Government for efficient administration of this Act.
- (3) If, in connection with the exercise of the powers and the performance of the duties of the Authority under this Act, any dispute arises between the Authority and the Government, the matter shall be decided by the Government and its decision shall be final.
- 46. Power to call for information.ô The Authority shall have power to call for any return, statement of accounts, reports, statistics or other information from any local authority or other authority or person in the Metropolitan Region, which is required by it in exercise of its powers and the performance of its duties under this Act, or any other

- 47. Delegation of Powers.ô The Authority may, by resolution, delegate, from time to time, any power (except the power to make regulations) exercisable by it or any function to be discharged or any duty to be performed by it, by or under this Act to the Chief Executive Officer or the Executive Committee subject to such terms and conditions as may be specified in such resolution.
- 48. *Member, Officer and employees to be public servants*.ô Every member, officer and other employees of the Authority and every member of the Committees constituted under this Act shall be deemed to be a public servant within the meaning of section 21 of the State Ranbir Penal Code, Samvat 1989.
- 49. Indemnity for action taken in good faith.ô No suit, prosecution or other legal proceeding shall lie against any member or any officer or other employee of the Authority and any member of Committees constituted under this Act for anything done in good faith under this Act.
- 50. *Power to make Rules*.ô (1) The power to make all rules under this Act shall be exercisable by the Government by notification in the Government Gazette.
- (2) Without prejudice to any power to make rules contained elsewhere in this Act, the Government may make rules consistent with this Act generally to carry out the purposes of this Act.
- 51. Power to make regulations.ô The Authority may, with the prior approval of the Government, from time to time, make regulations, not inconsistent with provisions of the Act and the rules made thereunder, for all or any of the matters to be provided under this Act by regulations and generally for all other matters for which provision is, in the opinion of the Authority, necessary for the exercise of its powers and the discharge of its functions under this Act.
- 52. Overriding effect.ô Notwithstanding anything contained in any other law, the provisions of this Act, so far as they relate to the

- 53. Power to remove difficulties.ô If any difficulty arises in giving effect to the provisions of this Act, the Government may by notification issue instructions not inconsistent with the objects and purposes of this Act, which appear to it to be necessary or expedient for the purpose of removing the difficulty.

SATYA PAL MALIK,

Governor.

ô ô ô ô

(Sd.) ASHISH GUPTA,

Deputy Legal Remembrancer, Department of Law, Justice and Parliamentary Affairs.



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

Notification

Srinagar, the 26th of September, 2018.

SRO-435.ô In exercise of the powers conferred by section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the Government on the recommendations of the Council hereby makes

- 2 The J&K Govt. Gazette, 26th Sept., 2018/4th Asv., 1940. No. 25-1] $\hat{0}$ \hat
 - 1. In the Forms to the Jammu and Kashmir Goods and Services Tax Rules, 2017, after Form GSTR-9A, the following shall be inserted, namely :ô

"FORM GSTR-9C

[See rule 80(3)]

PART-Aô Reconciliation Statement

| 1 | Financial | | | | | | |
|-------|---|---------|--|--|--|--|--|
| | Year | | | | | | |
| 2 | GSTIN | | | | | | |
| 3A | Legal Name <auto></auto> | | | | | | |
| | Trade Name | | | | | | |
| 3B | (if any) <auto></auto> | | | | | | |
| 4 | Are you liable to audit under any Act? << Please specify>> | | | | | | |
| | (Amount in ₹in all | tables) | | | | | |
| Pt II | Reconciliation of turnover declared in audited Annual Financial | | | | | | |
| | Statement with turnover declared in Annual Return (GSTR-9) | | | | | | |
| 5 | Reconciliation of Gross Turnover | | | | | | |
| A | Turnover (including exports) as per audited financi | al | | | | | |
| | statements for the State/UT (For multi-GSTIN units un | der | | | | | |
| | same PAN the turnover shall be deriverd from the audi | ted | | | | | |
| | Annual Financial Statement) | | | | | | |
| В | Unbilled revenue at the beginning of Financial Year | (+) | | | | | |
| С | Unadjusted advances at the end of the Financial Year (+) | | | | | | |
| D | Deemed Supply under Schedule I (+) | | | | | | |
| Е | Credit Notes issued after the end of the Financial Year (+) | | | | | | |
| | but reflected in the annual return | | | | | | |
| F | Trade Discounts accounted for in the audited Annual | (+) | | | | | |
| | Financial Statement but are not permissible under GST | | | | | | |
| | | | | | | | |

| No. | 25-1] The J&K Govt. Gazette, 26th Sept., 2018/4th A ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | sv., 194 | 0. 3 |
|----------------|--|--|---------------|
| Ğ | Turnover from April, 2017 to June, 2017 | (-) ° | |
| H | Unbilled revenue at the end of Financial Year | (-) | |
| I | Unadjusted Advances at the beginning of the financial year | (-) | |
| J | Credit notes accounted for in the audited Annual Financial Statement are not permissible under GST | (-) | |
| K | Adjustments on account of supply of goods by SEZ units to DTA Units | (-) | _ |
| L | Turnover for the period under composition scheme | (-) | |
| M | Adjustments in turnover under section 15 and rules | (+/-) | |
| | thereunder | | |
| N | Adjustments in turnover due to foreign exchange fluctutions | (+/-) | |
| О | Adjustments in turnover due to reasons not listed above | (+/-) | |
| P | Annual turnover after adjustments as above | | <auto></auto> |
| Q | Turnover as declared in Annual Return (GSTR-9) | | |
| R | Unreconciled turnover (Q-P) | | AT1 |
| 6 | Reasons for Unreconciled difference in Annual Gross | Turno | ver |
| A | Reason 1 | < <text< td=""><td>>></td></text<> | >> |
| В | Reason 2 | < <text< td=""><td>>></td></text<> | >> |
| C | Reason 3 | < <text< td=""><td>>></td></text<> | >> |
| 7 | Reconciliation of Taxable Turnover | | |
| A | Annual turnover after adjustments (from 5P above) | | <auto></auto> |
| В | Value of Exempted, Nil Rated, Non-GST supplies, | | |
| | No Supply turnover | | |
| C | Zero rated supplies without payment of tax | | |
| D | Supplies on which tax is to be paid by the recipient on rever | rse | |
| | charge basis | | |
| <u>E</u> | Taxable turnover as per adjustments above (A-B-C-D) | | <auto></auto> |
| F | Taxable turnover as per liability declared in Annual Return | | |
| | (GSTR-9) | | |
| G | Unreconciled taxable turnover (F-E) | | AT2 |
| 8 | Reasons for Unreconciled difference in taxable tu | rnover | , |
| A | Reason 1 < | <text></text> | > |
| В | Reason 2 | <text></text> | > |
| \overline{C} | Reason 3 | <text></text> | > |
| | | | |

Tax payable

| | Description | Taxable Value | Central tax | State tax/UTTax | Integrated Tax | Cess, if applicable |
|---|-------------|---------------|----------------|--------------------|-------------------|---------------------|
| | 1 | 2 | 3 | 4 | 5 | 6 |
| A | 5% | | | | | |
| В | 5% (RC) | | | | | |
| C | 12% | | | | | |
| D | 12% (RC) | | | | | |
| E | 18% | | | | | |
| F | 18% (RC) | | | | | |
| G | 28% | | | | | |
| Н | 28% (RC) | | | | | |
| I | 3% | | | | | |
| | 0.25% | | | | | |
| K | 0.10% | | | | | |
| L | Interest | | | | | |

| A B C | Reason Reason | 2 | | | | < <text>> </text> > > | · |
|-------------|---------------|--|---------------|---------------|---------------|--------------------------|-----|
| | | | | | | | |
| A | Reason | 1 | | | | <<1ext>> | > |
| | | 1 | | | | | |
| 10 | Reasons | s for unreconciled | l payment o | of amount | | | |
| R | Unrecon | nciled payment of | amount | .1 | | | PT1 |
| Q | | nount paid as decla Return (GSTR-9) | ared in | | | | |
| P | Total an | nount to be paid a above | <auto></auto> | <auto></auto> | <auto></auto> | <auto></auto> | |
| О | Others | | | | | | |
| N | Penalty | | | | | | |
| | Late Fee | ; | | | | | |

| 6 ô ô | The Jo ô ô ô ô 1 | &K Govt. ô ô ô ô ô 2 | Gazette, 26 ô ô ô ô ô 3 | | /4th Asv., 1940. ô ô ô ô ô ô ô 5 | No. 25-1] 6 ô ô ô ô ô | |
|----------|---|-----------------------|-------------------------------|-----------------|--|-----------------------|--|
| 28% | 6 | | | | | | |
| 3% | | | | | | | |
| 0.2 | 5% | | | | | | |
| 0.10 | 0% | | | | | | |
| Inte | erest | | | | | | |
| Lat | e Fee | | | | | | |
| Pen | nalty | | | | | | |
| (Pl | ners ease cify) | | | | | | |
| 12 | Recon | ciliation | of Net Inpu | ıt Tax Cred | it (ITC) | | |
| Ā | ITC available as per audited Annual Financial Statement for the State/UT (For multi-GSTIN units under same PAN this should be derivered from books of accounts) | | | | | | |
| В | B ITC booked in earlier Financial Years claimed in current Financial Year | | | | | (+) | |
| C | | | rrent Financial Years | cial Year to be | e claimed | (-) | |
| D | | | per audited l | | | <auto></auto> | |
| E | E ITC claimed in Annual Return (GSTR-9) | | | | | | |

| No. ô ô F | 25-1] The J&K Govt. Gazette, 26th Sept., 2018/4th ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | $\begin{array}{c c} Asv., 1940. \\ \hat{\circ} & \hat{\circ} & \hat{\circ} & \hat{\circ} & \hat{\circ} & \hat{\circ} \\ & & ITC \end{array}$ |
|-----------------|---|--|
| 13 | Reasons for unreconciled difference in ITC | |
| Α | Reason 1 | < <text>></text> |
| В | Reason 2 | < <text>></text> |
| C | Reason 3 | < <text>></text> |

14 Reconcilation of ITC declared in Annual Return (GSTR-9) with ITC availed on expenses as per audited Annual Financial Statement or books of account

| | | ⊢−−− | | |
|---|---|-------------|------------------------|-----------------------------------|
| | Description | Value | Amount of Total ITC | Amount of eligible ITC availed |
| | 1 | 2 | 3 | 4 |
| A | Purchases | | | |
| В | Frieght/Carriage | | | |
| C | Power and Fuel | | | |
| D | Imported goods (Including received from SEZs) | | | |
| E | Rent and Insurance | | | |
| F | Goods lost, stolen, destroyed, written off or disposed of by way of gift or free samples | | | |
| G | Royalities | | | |
| H | Employees Cost (Salaries, wages, Bonus etc.) | | | |

| 8 ô ô I | The J&K Govt. Gazette ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | , 26th Sept., 2 ô ô ô ô ô | 018/4th Asv., 1 ô ô ô ô ô ô | 940. No. 25-1] ô ô ô ô ô ô ô ô |
|----------------|---|--------------------------------|--------------------------------|-----------------------------------|
| J | Bank Charges | | | |
| K | Entertainment charges | | | |
| L | Stationery Expenses (including postage etc.) | | | |
| M | Repair and Maintenance | | | |
| N | Other Miscellanceous expenses | | | |
| О | Capital goods | | | |
| P | Any other expense 1 | | | |
| Q | Any other expense 2 | | | |
| R | Total amount of eligible | ITC availed | I | <auto></auto> |
| S | ITC claimed in | Annual Retu | rn (GSTR-9 |) |
| T | Un-reconciled I | TC | | ITC2 |
| 15 | Reasons for unreconcile | ed differenc | ce in ITC | |
| \overline{A} | Reason 1 | | | < <text>></text> |
| В | Reason 2 | | | < <text>></text> |
| C | Reason 3 | | | < <text>></text> |
| 16 | Tax payable on unrecor specified in 13 and 15 a | | ence in ITC | C (due to reasons |

| Description | | | | unt Payable | |
|---------------------|--------------|----------------|------------------------|------------------|--------------------|
| Central Tax | | | | | |
| State/UT Ta | X X | | | | |
| Integrated T | ax | | | | |
| Cess | | | | | |
| Interest | | | | | |
| Penalty | | | | | |
| | | | | Го be paid throu | gh cash |
| Description | Value | Central tax | State tax/UT tax | Integrated tax | Cess, if applicabl |
| 1 | 2 | 3 | 4 | 5 | 6 |
| 5% | | | | | |
| 12% | | | | | |
| 18% | | | | | |
| 28% | | <u> </u> | | | |
| 3% | | | | | ļ |
| 0.25% | | | | | <u></u> |
| 0.10% | | | | | <u></u> |
| Input Tax Credit | | | | | |
| Interest | | | | | |

| 10 The J& ô ô ô ô ô ô Late Fee | cK Go ô ô ô | ovt. (| Gaze) ô ô | ette, 20 ô ô ô | oth Se | pt., 20 8 6 6 | 018/4 6 ô | th As ôô | v., 19 ô ô | 40. ô ô | No. | . 25-1] ô ô ô |
|---|----------------|--------|---------------|-------------------|--------|------------------|--------------|-------------|---------------|------------|-----|------------------|
| Penalty | | | | | | | | | | | | |
| Any other amount paid for supplies not included in Annual Return (GSTR-9) | | | | | | | | | | | | |
| Erroneous refund to be paid back | | | | | | | | | | | | |
| Outstanding demands to be settled | | | | | | | | | | | | |
| Other (Pl. specify | | | | | | | | | | | | |

Verification:

I hereby solemnly affirm and declare that the information given hereinabove is true and correct to the best of my knowledge and belief and nothing has been concealed therefrom.

**(Signature and stamp/Seal of the Auditor)

| Place: |
|-------------------------|
| Name of the Signatory : |
| Membership No |
| Date : |
| Full Address : |

- 1. Terms used:
 - (a) GSTIN: Goods and Services Tax Identification Number
- 2. The details for the period between July, 2017 to March, 2018 are to be provided in this statement for the financial year 2017-18. The reconciliation statement is to be filed for every GSTIN separately.
- 3. The reference to current financial year in this statement is the financial year for which the reconciliation statement is being filed for.
- 4. Part II consists of reconciliation of the annual turnover declared in the audited Annual Financial Statement with the turnover as declared in the Annual Return furnished in FORM GSTR-9 for this GSTIN. The instructions to fill this part are as follows:ô

Table No.

Instructions

1 2

1

5A

The turnover as per the audited Annual Financial Statement shall be declared here. There may be cases where multiple GSTINs (State-wise) registrations exist on the same PAN. This is common for persons/entities with presence over multiple States. Such persons/entities, will have to internally derive their GSTIN-wise turnover and declare the same here. This shall include export turnover (if any). It may be noted that reference to audited Annual Financial Statement includes reference to books of accounts in case of persons/entities having presence over multiple States.

5B

Unbilled revenue which was recorded in the books of accounts on the basis of accrual system of accounting in the last financial year and was carried forward to the current financial year shall be declared here. In other words, when GST is payable during the financial year on such revenue (which was recognized earlier), the value of such revenue shall be declared here.

(For exemple, if rupees, Ten Crores of unbilled revenue existed for the financial year 2016-17, and during the current financial year, GST was paid on rupees Four Crores of such revenue, then value of rupees Four Crores rupees shall be declared here)

- 5C Value of all advances for which GST has been paid but the same has not been recognized as revenue in the audited Annual Financial Statement shall be declared here. 5D Aggregate value of deemed supplies under Schedule I of the Jammu and Kashmir GST Act, 2017 shall be declared here. Any deemed supply which is already part of the turnover in the audited Annual Financial Statement is not required to be included here. 5E Aggregate value of credit notes which were issued after 31st of March for any supply accounted in the current financil year but such credit notes were reflected in the annual return (GSTR-9) shall be declared here. 5F Trade discounts which are accounted for in the audited Annual Financial Statement but on which GST was leviable (being not permissible) shall be declared here. 5G Turnover included in the audited Annual Financial Statement for April, 2017 to June, 2017 shall be declared here. 5H Unbilled revenue which was recorded in the books of accounts on the basis of accrual system of accounting during the current financial year but GST was not payable on such revenue in the same financial year shall be declared here. 5I Value of all advances for which GST has not been paid but the same has been recognized as revenue in the audited Annual Financial Statement shall be declared here.
- Aggregate value of credit notes which have been accounted for in the audited Annual Financial Statement but were not admissible under Section 34 of the Jammu and Kashmir GST Act shall be declared here.
- 5K Aggregate value of all goods supplied by SEZs to DTA units for which the DTA units have filed bill of entry shall be declared here.

- There may be cases where registered persons might have opted out of the composition scheme during the current fianancial year. Their turnover as per the audited Annual Financial Statement would include turnover both as composition taxpayer as well as normal taxpayer. Therefore, the turnover for which GST was paid under the composition scheme shall be declared here.
- There may be cases where the taxable value and the invoice value differ due to valuation principles under section 15 of the Jammu and Kashmir GST Act, 2017 and rules thereunder. Therefore, any difference between the turnover reported in the Annual Return (GSTR-9) and turnover reported in the audited Annual Financial Statement due to difference in valuation of supplies shall be declared here.
- 5N Any difference between the turnover reported in the Annual Return (GSTR-9) and turnover reported in the audited Annual Financial Statement due to foreign exchange fluctuations shall be declared here.
- Any difference between the turnover reported in the Annual Return (GSTR-9) and turnover reported in the audited Annual Financial Statement due to reasons not listed above shall be declared here.
- 5P Annual turnover as declared in the Annual Return (GSTR-9) shall be declared here. This turnover may be derived from Sr. No. 5N, 10 and 11 of Annual Return (GSTR-9).
- 6. Reasons for non-reconciliation between the annual turnover declared in the audited Annual Financial Statement and turnover as declared in the Annual Return (GSTR-9) shall be specified here.
- 7. The table provides for reconciliation of taxable turnover from the audited annual turnover after adjustments with the taxable turnover declared in annual return (GSTR-9).
- Annual turnover as derived in Table 5P above would be auto-populated here.
- Value of exempted nil rated, non-GST and no supply turnover shall be declared here. This shall be reported net of credit notes, debit notes and amendments, if any.

| 1 | 2 |
|-----------|--|
| Table No. | Instructions |
| | instructions to fill this part are as follows:ô |
| | tax paid as declared in Annual Return (GSTR-9). The |
| | declaration in the reconciliation statement and the actua |
| 5. | Part III consists of reconciliation of the tax payable as pe |
| | specified here. |
| | and the taxable turnover declared in Table 7E above |
| 8. | Reasons for non-reconciliation between adjusted annual taxable turnover as derived from Table 7E above |
| 0 | Annual Return (GSTR-9) shall be declared here. |
| 7F | Taxable turnover as declared in Table 4N of the |
| | above. |
| | reverse charge etc.) declared in Table 7B, 7C and 7D |
| | 7A above and the sum of all supplies (exempted, non-GST |
| | the annual turnover after adjustments declared in Table |
| 7E | The taxable turnover is derived as the difference between |
| | net of credit notes, debit notes and amendments, if any. |
| /D | by the recipient shall be declared here. This shall be reported |
| 7D | if any. Value of reverse charge supplies on which tax is to be paid |
| | be reported net of credit notes, debit notes and amendments |
| | on which tax is not paid shall be declared here. This shall |
| 7C | Value of zero rated supplies (including supplies to SEZs) |

per reconciliation statement and amount of tax paid as declared in Annual Return (GSTR-9) under the head labelled ::RCos supplies where tax was paid on reverse charge basis by the recipient (i. e. the person for whom reconciliation statement has been prepared) shall

be declared.

| No. 25-1] | The J&K Govt. Gazette, 26th Sept., 2018/4th Asv., 1940. | 15 |
|-------------|---|----|
| ô ô ô ô ô ô | The J&K Govt. Gazette, 26th Sept., 2018/4th Asv., 1940. ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | ô |

| 1 | 2 |
|----------|--|
| 9P | The total amount to be paid as per liability declared in Table 9A to 9O is auto populated here. |
| 9Q | The amount payable as declared in Table 9 of the Annual Return (GSTR-9) shall be declared here. It should also contain any differential tax paid on Table 10 or 11 of the Annual Return (GSTR-9). |
| 10 | Reasons for non-reconciliation between payable/ liability declared in Table 9P above and the amount payable in Table 9Q shall be specified here. |
| 11 | Any amount which is payable due to reasons specified under Table 6, 8, and 10 above shall be declared here. |
| 6. | Part IV consists of reconciliation of Input Tax Credit (ITC). The instructions to fill Part IV are as under :ô |
| Table No | o. Instructions |
| 1 | 2 |
| 9 | The table provides for reconciliation of tax paid as per |
| 12A | ITC availed (after reversals) as per the audited Annual Financial Statement shall be declared here. There may be cases where multiple GSTINs (State-wise) registrations exist on the same PAN. This is common for persons/entities with presence over multiple States. Such persons/entities, will have to internally derive their ITC for each individual GSTIN and declare the same here. It may be noted that reference to audited Annual Financial Statement includes reference to books of accounts in case of persons/entities having presence over multiple States. |
| 12B | Any ITC which was booked in the audited Annual Financial Statement of earlier financial year(s) but availed in the ITC ledger in the financial year for which the reconciliation statement is being filed for shall be declared here. This |

years but availed during Financial Year 2017-18.

shall include transitional credit which was booked in earlier

- Any ITC which has been booked in the audited Annual Financial Statement of the current financial year but the same has not been credited to the ITC ledger for the said financial year shall be declared here.
- 12D ITC availed as per audited Annual Financial Statement or books of accounts as derived from values declared in Table 12A, 12B and 12C above will be auto-populated here.
- Net ITC available for utilization as declared in Table 7J of Annual Return (GSTR-9) shall be declared here.
- Reasons for non-reconciliation of ITC as per audited Annual Financial Statement or books of account (Table 12D) and the net ITC (Table 12E) availed in the Annual Return (GSTR-9) shall be specified here.
- This table is for reconciliation of ITC declared in the Annual Return (GSTR9) against the expenses booked in the audited Annual Financial Statement or books of account. The various sub-heads specified under this table are general expenses in the audited Annual Financial Statement or books of account on which ITC may or may not be available. Further, this is only an indicative list of heads under which expenses are generally booked. Tax payers may add or delete any of these heads but all heads of expenses on which GST has been paid/was payable are to be declared here.
- 14R Total ITC declared in Table 14A to 14Q above shall be auto populated here.
- Net ITC availed as declared in the Annual Return (GSTR-9) shall be declared here. Table 7J of the Annual Return (GSTR-9) may be used for filing this Table.
- 15 Reasons for non-reconcilation between ITC availed on the various expenses declared in Table 14R and ITC declared in Table 14S shall be specified here.

- - 7. Part V consists of the auditor s recommendation on the additional liability to be discharged by the taxpayer due to non-reconciliation of turnover or non-reconciliation of input tax credit. The auditor shall also recommend if there is any other amount to be paid for supplies not included in the Annual Return. Any refund which has been erroneously taken and shall be paid back to the Government shall also be declared in this table. Lastly, any other outstanding demands which is recommended to be settled by the auditor shall be declared in this Table.
 - 8. Towards, the end of the reconciliation statement taxpayers shall be given an option to pay their taxes as recomended by the auditor.

PART-B CERTIFICATION

I. <u>Certification in cases where the reconciliation</u> <u>statement (FORM GSTR-9C) is drawn up by the person</u> who had conducted the audit:

| *I/We | have examined theô |
|--------|---|
| (a) | balance sheet as on |
| (b) | the *profit and loss account/income and expenditure account for |
| | the period beginning fromto ending onand |
| (c) | the cash flow statement for the period beginning fromto |
| | ending onattached herewith, of M/s (Name) |
| | (Address),(GSTIN). |
| 2. Bas | ed on our audit I/We report that the said registered personô |

*has maintained the books of accounts, records and documents as required by the IGST/CGST/Jammu and Kashmir GST Act, 2017 and the rules/notifications made/issued thereunder.

|) | *has not maintained the following accounts/records/documents as required by the IGST/CGST/Jammu and Kashmir GST Act, 2017 and the rules/notifications made/issued thereunder:ô |
|---|---|
| | 1. |
| | 2. |
| | 3. |
| | 3. (a) *I/We report the following observations/comments/discrepancies/inconsistencies; if any: |
| | |
| | |
| | 3. (b) *I/We further report that,ô |
| | (A) *I/We have obtained all the information and explanations which, to the best of *My/Our knowledge and belief, were necessary for the purpose of the audit information and explanations which, to the best of *my/our knowledge and belief, were necessary for the purpose of the audit were not provided/partially provided to us. |
| | (B) In *my/our opinion, proper books of account *have/have not been kept by the registered person so far as appears from *my/our examination of the books. |
| | (C) I/We certify that the balance sheet, the *profit and loss/income and expenditure account and the cash flow Statement are * in agreement/not in agreement with the books of account maintained at the principal place |

4. The documents required to be furnished under section 35 (5) of the Jammu and Kashmir GST Act and Reconciliation Statement required to be furnished under section 44(2) of the Jammu and Kashmir GST Act is annexed herewith in Form No. GSTR-9C.

of business at.....and **

.....additional place of business within the State.

5. In * my/our opinion and to the best of *my/our information and according to explanations given to *me/us, the particulars given in the said Form

| N. 25 | | |
|--|---|--|
| No. 25-1] The J&K Govt. Gazette, 26th Sept., 2018/4th Asv., 1940. 19 ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | | |
| | lifications, if any :ô | |
| (a) | | |
| | | |
| (c) | | |
| | | |
| | | |
| **(S | ignature and stamp/Seal of the Auditor) | |
| Plac | e | |
| Nan | ne of the signatory | |
| Mer | nbership No | |
| Date | - | |
| Full | address | |
| II. | Certification in cases where the reconciliation statement (FORM GSTR-9C) is drawn up by a person other than the person who had conducted the audit of the accounts: | |
| Stat with of a of th copy | *I/We report that the audit of the books of accounts and the Financial Statement of M/s(Name and address of the assessee with GSTIN) was conducted by M/s(full name and address of auditor along with status), bearing membership number in pursuance of the provisions of theAct, and *I/We annex hereto a copy of their audit report datedalong with a copy of each ofô | |
| (a) | balance sheet as on | |
| (b) | the *profit and loss account/income and expenditure account for the period beginning fromto ending on | |
| (c) | the cash flow statement for the period beginning fromto ending onand | |
| (d) | documents declared by the said Act to be part of, or annexed to, the *profit and loss account/income and expenditure account and balance sheet. | |

| ľ | ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô |
|---|--|
| | *has maintained the books of accounts, records and documents as required by the IGST/CGST/Jammu and Kashmir GST Act, 2017 and the rules/notifications made/issued thereunder :ô |
| | *has not maintained the following accounts/records/documents as required by the IGST/CGST/Jammu and Kashmir GST Act, 2017 and the rules/notifications made/issued thereunder :ô |
| | 1. |
| | 2. |
| | 3. |
| | 3. The documents required to be furnished under section 35(5) of the Jammu and Kashmir GST Act and Reconciliation Statement required to be furnished under section 44(2) of the Jammu and Kashmir GST Act is annexed herewith in Form No. GSTR-9C. |
| | 4. In *my/our opinion and to the best of *my/our information and according to examination of books of account including other relevant documents and explanations given to *me/us, the particulars given in the said Form No. 9C are true and correct subject to the following observations/qualifications, if any:ô |
| | (a) |
| | (b) |
| | (c) |
| | |
| | **(Signature and Stamp/Seal of the Auditor) |
| | Place: |
| | Name of the Signatory |
| | Membership No |
| | Date : |
| | Full Address |

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to the Government, Finance Department.



JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓDEPARTMENT OF RURAL DEVELOPMENT AND PANCHAYATI RAJ

Notification

Srinagar, the 16th October, 2018.

SRO-469.óóIn exercise of the powers conferred by section 80 of the Jammu and Kashmir Panchayati Raj Act, 1989, the Government hereby make the following amendments in the Jammu and Kashmir Panchayati Raj Rules, 1996, namely :ó

Form Noøs. 1, 2, 3, 4, 16, 18 and 19 shall be substituted by the Form Noøs. 1, 2, 3, 4, 16, 18 and 19 annexed to this notification respectively.

By order of the Government of Jammu and Kashmir (Sd.) SHEETAL NANDA, IAS,

Secretary to the Government, Department of Rural Development and Panchayati Raj. 66666 No. 28-j] The J&K Govt. Gazette, 16th Oct., 2018/24th Asv., 1940. 2 $\mathring{0}$ $\mathring{0}$

FORM No. 1

(See rules 9 & 11)

NOMINATION PAPER

| Block | District | | |
|-------------------------------------|---|--|--|
| | PART I | | |
| myself as a car | S/o/ D/o/ W/onominate adidate for election to the Sarpanch/Panch from | | |
| I hereby declar | re: | | |
| (a) | That my name is entered at S. No of electoral roll for constituency of | | |
| (b) | That I have completedyear of age. | | |
| (c) | (c) *That I am set up at this election by the party which is recongnized National/State Party in the State of Jammu and Kashmir and the symbol reserve for the above political party be alloted to me. | | |
| (d) | *That I am not set up by any recognized party and my choice of symbol in order of preference is: | | |
| (i) | (ii)(iii) | | |
| Dated | | | |
| *Mark (x) whichever not applicable. | | | |
| (Signature of Candidate) | | | |
| | Name of the Candidate (in block letters) | | |
| | Postal address | | |
| | | | |

| PARI | II |
|--|----------------------------------|
| Authorizatio | on of agent |
| I,(name) hereby authorise(name) R/oto deliver this | S/o/ D/o/ W/o |
| Place | |
| Date | |
| I agree to act as such election agent. | |
| | Signature of candidate. |
| I agree to act as such election age | nt. |
| | Signature of the election agent. |
| Place | |
| Date | |
| PART | III |
| This nomination paper was delived on | esvide bank |
| | Returning Officer. |
| Decision of Retu Accepting or Rejecting t | |
| I have examined this nomination provisions of Jammu and Kashmir Pamade thereunder and decide as unde | • |
| όόόόόόόόόόόόόόό | |
| όόόόόόόόόόόόόόό | Returning Officer. |
| Date | |
| cut out from | m here |
| | |

PART IV

Receipt for nomination paper and notice of scrutiny

(to be handed over to the person presenting the nomination paper)

| The nomination paper of | a cand | lidate for election of |
|-----------------------------------|--------------------|------------------------|
| Sarpanch/Panch from | constituency of | Panchayat |
| Halqa was delivered to me at my | office at | (hours) on |
| (date) by the candidate/authorise | d agent. All nomii | nation papers will be |
| taken up for scrutiny at | (hours) | on(date) |
| at(place). | | |
| Place | | |
| Date | | Returning Officer. |

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(See rule 12)

NOTICE OF WITHDRAWAL

| 1,01102.01,,1112.111,,122 |
|--|
| Election to the Panchayat Halqa From Constituency No |
| То |
| The Returning Officer |
| I,R/o |
| Place |
| Date |
| Signautre of the candidate. |
| This notice was delivered to me at my office at(hours) on (date) by(Name) by the candidate/election agent. |
| Date |
| Returning Officer. |
| RECEIPT FOR NOTICE OF WITHDRAWAL (To be handed over to the person delivering the notice) |
| The notice of withdrawal of candidature by |
| delivered to me by said candidate/election agent at my office at(hour) on(date). |
| Returning Officer. |

FORM No. 3

(See rule 38)

ELECTION RESULTS

| P | anchayat Halqa | Block |
|--------|------------------------------------|---|
| | 1, | declared |
| | Mr./Mrs./S/o/D/o/W/o | R/o |
| | Panchayatas having been elected as | s Sarpanch from the Halqa and also declare the following Panch from the constituency said Halqa Panchayat |
| S. No. | Name of the Panch | Name of the Constituency |
| óóóóó | óóóóóóóóóóóóóóóóóóóóóóóóóó | οδ |
| 1. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 2. | Mr./Mrs | |
| 3. | S/o/D/o/W/o Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 4. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 5. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |

| 7 ô ô ô 6. | The J&K Govt. Gazette, 16th ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô ô | Oct., 2018/24th Asv., 1940. [No. 28-j |
|------------------|---|---------------------------------------|
| | S/o/D/o/W/o | |
| | R/o | |
| 7. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 8. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 9. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 10. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| 11. | Mr./Mrs | |
| | S/o/D/o/W/o | |
| | R/o | |
| | | Signature of the Returning Officer. |
| Date | day of 20. | •• |

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(See Rule 74)

FORM OF OATH OR AFFIRMATION TO BE MADE BY A CANDIDATE FOR AN ELECTION TO HALQA PANCHAYAT/ PANCH CONSTITUENCY

| I, | having been nominated |
|---|------------------------------------|
| as a candidate for election to the Sarpanc | h/Panch from |
| Contituency of Panchayat Halqa | do swear in the |
| name of God/solemnly affirm that I will bea | r true faith and allegiance to the |
| Contitution of the State as by law establi | shed and that I will uphold the |
| sovereignity of India. | _ |

Signature Name of Candidate (in block letters)

Note:ó the oath may be subscribed before :

- (a) Returning Officer or Assistant Returning Officers subordinate to him.
- (b) Executive Magistrate, First Class.
- (c) Judicial Magistrate, First Class.
- (d) or any other person authorzed by the Election Authority.

COUNTERFOIL

| S. No. of Panchayat Halqa in District Name of the Panchayat Halqa S. No. of Panch Constituency Signature/Thumb Impression of the Elector | |
|---|--|
| Ballot Paper | |
| | |
| (Machine Numbered) | |
| ol Name of Candidate | |
| 3 | |
| | |
| | |
| | |
| | |
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| | |
| | |
| | |
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| | |

FORM NO. 18 (See Rule 30)

TENDERED VOTERS LIST FOR THE ELECTION OF SARPANCH/ PANCH FROM.....

CONTITUENCY/PANCHAYAT HALQA.....

| S. No. | Name of Voter | Serial No. in Electoral Roll | Signature/Thumb Impression of voter |
|--------|---------------|---------------------------------|--|
| 1 | | | |
| 2 | | | |
| 3 | | | |
| 4 | | | |
| 5 | | | |
| 6 | | | |
| 7 | | | |
| 8 | | | |
| 9 | | | |
| 10 | | | |

| | Signature of the Presiding Officer. |
|------|-------------------------------------|
| Date | |

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11 The J&K Govt. Gazette, 16th Oct., 2018/24th Asv., 1940. [No. 28-j $\mathring{0}$ $\mathring{0}$

FORM No. 19

(See Rule 31)

LIST OF CHALLENGED VOTES FOR THE ELECTION OF SARPANCH/PANCH AT(NAME AND NUMBER OF POLLING STATION) OFPANCHAYAT HALQA

| Number in electoral roll | and | Signature/ Thumb impression of voter | Name of identifier, if any | Name of challenger | Order of Presiding Officer in each case |
|--------------------------|-----|---|----------------------------|--------------------|--|
| 1 | 2 | 3 | 4 | 5 | 6 |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |

| Sign | atur | e of the | |
|--------|--------|----------|--|
| Presid | ling (| Officer | |